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Agricultural Stabilization and
Conservation Service
Air Force Department
Army Department
Consumer and Marketing Service
Federal Aviation Administration
Federal Communications Commission
Federal Power Commission
Federal Water Pollution Control
Administration
General Services Administration
Immigration and Naturalization
Service
Internal Revenue Service
Interstate Commerce Commission
Land Management Bureau
Post Office Department
Public Health Service
Securities and Exchange Commission
Small Business Administration

Detailed list of Contents appears inside.



Up-to-date Revision

PRINCIPAL OFFICIALS IN THE EXECUTIVE BRANCH

Appointed January 20-March 20, 1969

A listing of more than 300 appointments of key officials made after January 20, 1969. Serves as a supplement to the 1968-69 edition of the U.S. Government Organization Manual.

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Title 7—AGRICULTURE

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SUBCHAPTER B—GENERAL REGULATIONS AND POLICIES—COMMODITY DISTRIBUTION

[Amdt. 6]

PART 250—DONATION OF FOOD COMMODITIES FOR USE IN UNITED STATES FOR SCHOOL LUNCH PROGRAMS, TRAINING STUDENTS IN HOME ECONOMICS, SUMMER CAMPS FOR CHILDREN, AND RELIEF PURPOSES, AND IN STATE CORRECTIONAL INSTITUTIONS FOR MINORS

Nonprofit Lunch Program

The regulations for the operation of the Commodity Distribution Program (31 F.R. 14297), as amended, are hereby amended as follows:

In § 250.3, paragraph (h) is revised to read as follows:

§ 250.3 Definitions.

(h) "Nonprofit lunch program" means a food service maintained by a school for the benefit of children, all of the income from which is used solely for the operation or improvement of the food service, and which is not operated under a fee, concession or contract arrangement unless the school has been specifically approved to operate under such an arrangement pursuant to applicable regulations of the Department.

This amendment shall be effective upon filing with the FEDERAL REGISTER.

RICHARD E. LYNG,
Assistant Secretary.

MARCH 21, 1969.

[F.R. Doc. 69-3560; Filed, Mar. 25, 1969; 8:49 a.m.]

Chapter VII—Agricultural Stabilization and Conservation Service (Agricultural Adjustment), Department of Agriculture

SUBCHAPTER B—FARM MARKETING QUOTAS AND ACREAGE ALLOTMENTS

[Amdt. 3]

PART 730—RICE

Subpart—Regulations for Determination of Acreage Allotments for 1969 and Subsequent Crops of Rice

DEFINITION OF PRODUCER STATE

Basis and purpose. The amendment herein is issued under and in accordance

with the provisions of the Agricultural Adjustment Act of 1938, as amended (7 U.S.C. 1281 et seq.).

A State reserve of 9 acres for new producers in Arizona was established for the 1969 crop and the State of Arizona was classified as a "producer State," §§ 730.1505, 730.1506, 34 F.R. 703. In order to carry out such classification it is necessary to add Arizona to the list of States in the definition of "producer State" in § 730.62(b) (11) and to the list of producer States in § 730.61.

Since this is the only purpose of the amendment, it is hereby found that compliance with the notice, public procedure, and effective date requirements of 5 U.S.C. 553 is unnecessary and this amendment shall become effective as provided herein.

The subpart—Regulations for determination of acreage allotments for 1969 and subsequent crops of rice (33 F.R. 14520, 17764, and 34 F.R. 3733) is amended as follows:

1. The second sentence of § 730.61 is amended by inserting "Arizona," immediately preceding "California".

2. Section 730.62(b) (11) is amended by inserting "Arizona," immediately preceding "California".

(Secs. 353, 375, 52 Stat. 61, as amended, 66, as amended; 7 U.S.C. 1353, 1375)

Effective date: Date of filing with the Director, Office of the FEDERAL REGISTER.

Signed at Washington, D.C., on March 20, 1969.

CARROLL G. BRUNTHAVER,
Acting Administrator, Agricultural Stabilization and Conservation Service.

[F.R. Doc. 69-3519; Filed, Mar. 25, 1969; 8:45 a.m.]

Title 8—ALIENS AND NATIONALITY

Chapter I—Immigration and Naturalization Service, Department of Justice

MISCELLANEOUS AMENDMENTS TO CHAPTER

The following amendments to Chapter I of Title 8 of the Code of Federal Regulations are hereby prescribed:

PART 204—PETITION TO CLASSIFY ALIEN AS IMMEDIATE RELATIVE OF A UNITED STATES CITIZEN OR AS A PREFERENCE IMMIGRANT

§ 204.4 [Amended]

The first sentence of § 204.4 *Validity of approved petitions* is amended to read as follows: "The approval of a petition to

classify an alien as a preference immigrant under section 203(a)(3) of the Act shall remain valid for a period of one year from the date of any individual certification issued by the Secretary of Labor pursuant to section 212(a)(14) of the Act and shall be revalidated for an additional period of 1 year upon reissuance of the certification by the Secretary of Labor or his designated representative, provided the alien has retained his status as established in the petition; if a blanket certification pursuant to Schedule A, 29 CFR Part 60, has been issued covering the alien's profession or occupation, the approval shall remain valid for a period of 1 year from the date of approval, and thereafter continue to be valid for each additional year that the blanket certification is in effect on the anniversary date of the approval of the petition, provided the alien has retained his status as established in the petition."

PART 212—DOCUMENTARY REQUIREMENTS: NONIMMIGRANTS; WAIVERS; ADMISSION OF CERTAIN INADMISSIBLE ALIENS; PAROLE

§ 212.4 [Amended]

The first sentence of paragraph (c) *Terms of authorization* of § 212.4 *Applications for the exercise of discretion* is amended to read as follows: "Each authorization under section 212(d)(3) (A) or (B) of the Act shall specify (1) each section of law under which the alien is inadmissible; (2) the intended date of each arrival; (3) the length of each stay authorized in the United States; (4) the purpose of each stay; (5) the number of entries for which the authorization is valid; (6) the dates on or between which each application for admission at ports of entry in the United States is valid; and (7) the justification for exercising the authority contained in section 212(d)(3) of the Act."

PART 238—CONTRACTS WITH TRANSPORTATION LINES

§ 238.4 [Amended]

1. The listing of transportation lines in paragraph (b) *Signatory lines* of § 238.4 *Aliens in immediate and continuous transit* is amended by adding the following transportation lines in alphabetical sequence to the listing: "Atlantis Airlines, Limited" and "AUA Austrian Airlines."

2. The listing of transportation lines under "At Winnipeg" of § 238.4 *Pre-inspection outside the United States* is amended by adding the following transportation line in alphabetical sequence: "Wardair Canada Ltd."

PART 282—FORMS FOR SALE TO PUBLIC

Section 282.1 is amended to read as follows:

§ 282.1 Forms printed by the Public Printer.

The Public Printer is authorized to print for sale to the public by the Superintendent of Documents the following forms prescribed by subchapter B of this chapter: G-28, I-20, I-92, I-94, I-95, I-129B, I-130, I-131, I-140, I-408, and I-418.

PART 299—IMMIGRATION FORMS

§ 299.2 [Amended]

1. The first sentence of § 299.2 *Forms available from the Superintendent of Documents* is amended to read as follows: "The following forms required for compliance with the provisions of subchapter B of this chapter may be obtained, upon prepayment, from the Superintendent of Documents, Government Printing Office, Washington, D.C.: G-28, I-20, I-92, I-94, I-95, I-129B, I-130, I-131, I-140, I-408, and I-418."

§ 299.3 [Amended]

2. The first sentence of § 299.3 *Reproduction of forms by private parties* is amended to read as follows: "The following forms required for compliance with the provisions of subchapter B of this chapter may be printed or otherwise reproduced by an appropriate duplicating process by private parties at their own expense: I-20, I-92, I-94, I-95, I-408, and I-418."

(Sec. 103, 66 Stat. 173; 8 U.S.C. 1103)

This order shall be effective on the date of its publication in the *FEDERAL REGISTER*. Compliance with the provisions of § 553 of title 5 of the United States Code (80 Stat. 383), as to notice of proposed rule making and delayed effective date is unnecessary in this instance because the amendment to § 204.4 confers benefits upon persons affected thereby; the amendment to § 212.4(c) is editorial in nature; the amendments to §§ 238.3 (b) and 238.4 add transportation lines to the listings; and the amendments to §§ 282.1, 299.2 and 299.3 relate to agency management.

Dated: March 20, 1969.

RAYMOND F. FARRELL,
Commissioner of
Immigration and Naturalization.

[F.R. Doc. 69-3507; Filed, Mar. 23, 1969;
8:45 a.m.]

Title 13—BUSINESS CREDIT AND ASSISTANCE

Chapter I—Small Business Administration

[Rev. 3]

PART 111—SYSTEM OF ACCOUNT CLASSIFICATIONS FOR SMALL BUSINESS INVESTMENT COMPANIES

Pursuant to authority contained in section 308 of the Small Business Investment Act of 1958, Public Law 85-639, 72 Stat. 694, as amended, there is revised as set forth below, Part 111 of Subchapter B, Chapter I, of Title 13 of the Code of Federal Regulations.

Information and effective date. On February 18, 1969, notice of proposed rule making was published in the *FEDERAL REGISTER* (34 F.R. 2311-2328) concerning the revision of the System of Account Classifications for Small Business Investment Companies (Part 111). No comments have been received. No changes have been made in the text of the proposed revision to Part 111 as published on February 18, 1969. Accordingly, SBA has determined to adopt revised Part 111, set forth below, as being in furtherance of the best interests of the SBIC program.

In view of the determination made that it is necessary in the public interest that this revision should be promptly applied to the program authorized by the Small Business Investment Act of 1958, it shall become effective on March 31, 1969.

Dated: March 17, 1969.

HILARY SANDOVAL, Jr.,
Administrator.

General Instructions

1. This system of account classifications for small business investment companies (effective Mar. 31, 1969) is adaptable to manual or machine accounting procedures employing the double-entry method, and is otherwise designed to meet the specific needs of companies licensed in accordance with the provisions of the Small Business Investment Act of 1958, as amended.

2. Account classifications in use by companies licensed prior to issuance of this revised system shall be converted to the classifications set forth herein as of March 31, 1969. A small business investment company which considers that it needs one or more additional accounts may submit a detailed description of the proposed account(s) to the Staff Accountant, Investment Division, SBA, for consideration, and, upon receipt of written approval thereof, may incorporate such additional accounts into its accounting system.

3. Subdivisions of any account in this system of account classifications may be kept in the general ledger provided that such subaccounts do not impair the integrity of the accounts set forth in the prescribed system. All such subaccounts shall refer by number and title to the accounts of which they are subdivisions. Use of a decimal system is required for extending the account numbers to identify such subaccounts.

4. This account classifications system provides for two-digit number designations for major categories under which accounts are listed, and three-digit number designations for individual general ledger accounts. The first two digits of an individual account number refer to the major category under which the account is classified and the third digit identifies the specific account. Digits from zero through nine are used to identify specific accounts. For example, the first deposit bank account established will be designated "100" and the second "101." It will be noted that some categories encompass individual accounts in sufficient number to require assignment of more than one two-digit number to identify the category. For example, "Cash on Hand and in Banks" has been assigned category numbers "10," "11," and "12."

5. Books of account shall be maintained on an accrual basis and, at the end of each month all transactions shall be posted to the General Ledger. Entering in the records and posting to the General Ledger of accruals applicable to each month is optional with each Licensee but SBA requires that all accruals must be entered in the records and posted as of March 31 and September 30 each year, and as of such other dates as mark the close of periods to be covered by interim or special financial reports required to be furnished to SBA.

6. It is very important that complete and accurate records of all nominal assets and contingent liabilities be maintained. This is especially true with respect to (1) outstanding commitments to finance small business concerns through loans to them or the acquisition of their equity securities and to make funds available to other lenders through deferred participations, and (2) outstanding guarantees under which the company is contingently liable to lending institutions in connection with obligations of portfolio concerns. A section providing for the maintenance of appropriate memorandum records is included herein, covering nominal assets, contingent liabilities, options on the capital stock of the small business investment company, and the actual loss experience of the company.

7. Each small business investment company shall keep its books of account, and all other books, records, and memoranda which support in any way the entries in its books of account, in such

manner as to be able readily to furnish full information on any item included in any account. The books and records referred to herein include not only accounting records in a limited technical sense, but all other records, such as minute books, capital stock records, reports, correspondence, and memoranda which may be useful in developing the history of, or facts regarding, any transaction.

8. Nothing contained in this system of account classifications can or is intended to authorize or approve any operation or action by a Licensee, or any other, not authorized or approved by the Small Business Investment Act of 1958, as amended.

Account numbers	General Ledger
100-299	Asset and valuation accounts.
300-399	Liability accounts.
400-499	Capital stock and surplus accounts.
500-599	Income accounts.
600-799	Expense accounts.

Account numbers	Memorandum Records
NA-10-NA-14	Nominal assets.
CL-15-CL-17	Contingent liabilities.
OCS-1	Options on company's stock.
AL-1	Actual (realized) losses.

Account numbers	Asset and Valuation Accounts
10-12	Cash on hand and in banks
100-108	Deposits in bank.
110-112	Deposits in imprest account in bank.
118	Cash items in process of collection.
120	Petty cash fund.
13	Investments in U.S. Government Securities, Insured Savings Accounts, and Time Certificates of Deposit
130	U.S. Government obligations, direct and fully guaranteed.
131	Insured savings accounts.
135-137	Time certificates of deposit in bank.

Account numbers	14-15—Notes and Accounts Receivable
140	Notes receivable.
150	Accounts receivable.
151	Allowance for uncollectible notes and accounts receivable.

Account numbers	16—Accrued Interest Receivable
160	Accrued interest receivable.
161	Allowance for uncollectible interest receivable.

Account numbers	17—Loans to Small Business Concerns
170	Loans (section 305).
171	Allowance for uncollectible loans (section 305).
173	Unearned discount, fees, and other charges on loans (section 305).
179	Funds in escrow pending closing of financing.

Account numbers	18—Debt Securities of Small Business Concerns
180	Debt securities, convertible, and with stock purchase warrants or options (section 304).
184	Debt securities divested of stock rights (section 304).
185	Allowance for losses on debt securities (section 304).
187	Unearned discount, fees, and other charges on debt securities (section 304).

19—Capital Stock and Stock Rights of Small Business Concerns

Account numbers	
190	Capital stock of SBCs, convertible, and with stock purchase warrants or options.
192	Capital stock of SBCs—other.
193	Allowance for losses on capital stock of SBCs.
196	Warrants, options, and other stock rights acquired from SBCs.
197	Allowance for losses on warrants, options, and other stock rights acquired from SBCs.
20	Assets Acquired in Liquidation of Loans and Debt Securities
200	Assets acquired in liquidation of loans and debt securities.
201	Allowance for losses on assets acquired in liquidation of loans and debt securities.
203	Accumulated depreciation on assets acquired in liquidation of loans and debt securities.
21	Amounts Due from Debtors on Sale of Assets Acquired in Liquidation of Loans and Debt Securities
210	Amounts due from debtors on sale of assets acquired in liquidation of loans and debt securities.
211	Allowance for uncollectible amounts due from debtors on sale of assets acquired in liquidation of loans and debt securities.

22—Prepaid Expenses and Deferred Charges

Account numbers	
220	Prepaid expenses and deferred charges.
23	Furniture and Equipment
230	Furniture and equipment.
231	Accumulated depreciation on furniture and equipment.

24—Corporate Premises Owned

Account numbers	
240	Corporate premises owned.
241	Accumulated depreciation on corporate premises owned.
242	Leasehold improvements.

25—Other Assets

Account numbers	
255	Amounts due from directors, officers, and employees.
256	Organization costs.
257	Other assets.

Liability Accounts

30—Notes and Other Obligations Payable to SBA for Funds Borrowed

Account numbers	
300	Notes payable to SBA.
301	Debentures payable issued to SBA.

31—Notes and Other Obligations Payable to Other Than SBA for Funds Borrowed

Account numbers	
310	Loans sold with recourse.
312	Debt securities, convertible, and with stock purchase warrants or options sold with recourse.
314	Debt securities divested of stock rights sold with recourse.
315	Notes payable to other than SBA—guaranteed by SBA.
316	Notes payable to other than SBA—not guaranteed by SBA.
317	Mortgages payable for funds borrowed.
318	Mortgages payable on assets acquired in liquidation of loans and debt securities.

32—Notes Payable—Other

Account numbers	
320	Notes payable—other.

34—Accounts Payable.

Account numbers	
340	Accounts payable.

35—Accrued Expenses Payable

Account numbers	
350	Accrued interest payable.
351	Accrued taxes on payroll.
354	Estimated income taxes accrued.
358	Other accrued expenses.

36—Dividends Payable

Account numbers	
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37—Deposit Liabilities

Account numbers	
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374	Unapplied receipts.
378	Miscellaneous trust receipts.

38—Other Liabilities and Deferred Credits

Account numbers	
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Capital Stock and Surplus Accounts

40-41—Capital Stock

Account numbers	
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405-409	Unissued capital stock. (Type and class)
410-411	Capital stock subscribed. (Type and class)
413-414	Capital stock subscriptions receivable. (Type and class)
415-419	Treasury stock. (Type and class)

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Account numbers	
420	Paid-in surplus.
425	Retained earnings.
427	Appropriated retained earnings.
429	Profit and loss summary.
430	Realized gain and loss summary.

Income Accounts

50—Commitment Income

Account numbers	
500	Commitment income.

51-52—Interest Income

Account numbers	
510	Interest on invested idle funds.
512	Interest on loans.
516	Interest on debt securities.
520	Interest income—other.

53—Fee Income

Account numbers	
532	Management consulting service fees.
534	Investigation and service fees charged other lenders.
536	Application and appraisal fees.

54—Dividends and Other Earnings

Account numbers	
540	Dividends on capital stock of SBCs.
541	Shareings in income or revenue of SBCs.

57—Gain on Securities and Other Assets

Account numbers	
570	Gain on U.S. Government securities.
572	Gain on debt securities (section 304).
576	Gain on capital stock of SBCs.
577	Gain on warrants, options, and other stock rights acquired from SBCs.
578	Gain on assets acquired in liquidation of loans and debt securities.
579	Gain on other assets.

58—Miscellaneous Income

Account numbers	
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Expense Accounts

60—Commitment Expense

Account numbers	
600	Commitment expense.

61-62—Interest Expense

Account numbers

- 610 Interest on obligations payable to SBA.
622 Interest on obligations payable to other than SBA.

64—Stock Record and Other Financial Expenses

- 642 Stock record and other financial expenses.

65-67—Operating Expenses

- 650-679 Operating expenses.
650 Advertising and promotional costs.
651 Appraisal and investigation costs.
652 Auditing and examination costs.
653 Communications.
654 Cost of space occupied.
655 Depreciation of corporate premises owned, furniture, and equipment.
657 Directors' and stockholders' meetings costs.
658 Insurance.
660 Investment adviser costs.
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702 Loss on debt securities (section 304).
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707 Loss on warrants, options, and other stock rights acquired from SBCs.
708 Loss on assets acquired in liquidation of loans and debt securities.
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Nominal Assets

- NA-10 Stock purchase warrants or options on stock of SBCs.

Contingent Liabilities

- CL-15 Commitments outstanding.
CL-16 Guarantees outstanding.
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Options on Company's Stock

- OCS-1 Options on company's stock.

Actual Loss Experience

- AL-1 Actual (realized) losses.

Asset and Valuation Accounts

- 100-108 Deposits in ----- bank.

These accounts will represent funds on demand deposit in banks which are members of the Federal Deposit Insurance Corporation.

Debit: (a) With amount of funds deposited.

Credit: (a) With amount of funds withdrawn, and charges made by bank for such items as dishonored checks, transfer of funds by wire, collection, exchange, etc.

- 110-112 Deposits in imprest account in ----- bank.

These accounts will represent funds on demand deposit in imprest bank accounts to be drawn upon for the payment of operating expenses and to be reimbursed periodically through deposit therein of a check requiring dual signatures and drawn on the company's general funds bank account.

Debit: (a) With amount of funds deposited.

Credit: (a) With amount of funds withdrawn.

- 118 Cash items in process of collection.

This account will represent the amount of cash items placed with banks for collection.

Debit: (a) With amount of such items placed with banks for collection.

Credit:

(a) With amount of items collected.

(b) With amount of uncollected items returned or withdrawn.

- 120 Petty cash fund.

This account will represent the imprest petty cash fund maintained for the purpose of making small disbursements.

Debit:

(a) With amount placed in the fund when established.

(b) With amount of increase in the fund.

Credit: (a) With amount of decrease in the fund.

NOTE: The petty cash fund may be reimbursed and expenditures recorded as often as circumstances require, but must be reimbursed at the close of the company's fiscal year. Checks to replenish the fund will be drawn on a general fund bank account and include "petty cash" as a payee. Debits totaling the amount of this replenishment should be made concurrently to the appropriate accounts.

- 130 United States Government obligations, direct and fully guaranteed.

This account will represent the cost of temporary investments made from general cash funds in direct obligations of the U.S. Government and obligations guaranteed as to principal and interest by the U.S. Government. When U.S. Government Savings Bonds redeemable at par value on maturity are purchased at less than face value, the increase in redemption value may be periodically charged to this account with concurrent credit to account No. 510—Interest on invested idle funds.

Debit:

(a) With cost of such securities acquired.

(b) With increase in redemption value of U.S. Savings Bonds.

Credit:

(a) With redemption value of U.S. Savings Bonds redeemed.

(b) With cost of such securities sold or disposed of otherwise.

NOTE: Increase in value over cost of U.S. Treasury bills, which are issued at a discount and are noninterest bearing, will not be reflected in this account but will be debited to account No. 160—Accrued interest receivable, with concurrent credit to account No. 510—Interest on invested idle funds.

(See accounts Nos. 570 and 700)

- 131 Insured savings accounts.

This account will include the balances in subaccounts Nos. 131.1, 131.2, etc.

- 131.1 Insured savings in -----

This account will represent funds invested in an insured savings account (up to the amount of the insurance) in an institution the accounts of which are insured by the Federal Savings and Loan Insurance Corporation.

Debit:

(a) With amount of funds invested.

(b) With amount of dividends earned on such invested funds.

Credit: (a) With amount of funds withdrawn.

- 135-137 Time certificate of deposit in ----- bank.

These accounts will represent funds in Time Certificates of Deposit, maturing not later than 1 year after issuance, in banks which are members of the Federal Deposit Insurance Corporation.

Debit: (a) With amount of funds deposited.

Credit: (a) With amount of funds withdrawn.

- 140 Notes receivable.

This account will represent the unpaid balance of miscellaneous notes receivable, such as notes for management consulting services. Notes representing amounts due from debtors on sale of assets acquired in liquidation of loans and debt securities will be reflected in account No. 210.

Debit: (a) With amount of such miscellaneous notes received.

Credit:

(a) With amount collected on principal of such miscellaneous notes.

(b) With unpaid principal balance written off or disposed of otherwise.

NOTE: Recording as income of amounts entered in this account should be discontinued with respect to any small business concern which is in bankruptcy, or on the verge thereof, or otherwise considered to be insolvent. The amounts in question should be credited as deferred income in account No. 383—Other deferred credits, pending determination of the appropriate accounting. In less serious situations, when the debtor small business concern has not earned the amount of the receivable, or the fair value of its debt or equity instruments held by the company, as determined by the Board of Directors, is less than cost, or recovery thereon is doubtful, an addition to the allowance for uncollectible notes and accounts receivable should be made in an amount equivalent to the receivable entered in this account, or, as an alternative, the receivable recorded as an asset should be concurrently credited as deferred income to account No. 383 as above indicated.

(See account No. 151)

150 Accounts receivable.

This account will represent the amount due on open account for management consulting, appraisal, and miscellaneous services rendered; declared dividends receivable on capital stock of small business concerns; amounts receivable representing sharings in the income (revenue) of small business concerns; amounts representing "participating" companies' portions of principal and accrued interest receivable from financed small business concerns; and miscellaneous current receivables.

The account also will include the amount of accrued compensation receivable for services rendered to "participating" companies and the amount of accrued commitment fees receivable for making funds available on a deferred basis to small business concerns and to "initiating" companies in connection with the latter's financing of small business concerns.

Accounts receivable representing amounts due from debtors on sale of assets acquired in liquidation of loans and debt securities will be reflected in account No. 210.

Debit: (a) With amount due the company.

Credit:

(a) With amount collected.

(b) With amount written off or disposed of otherwise.

NOTE: Recording as income of amounts entered in this account should be discontinued with respect to any small business concern which is in bankruptcy, or on the verge thereof, or otherwise considered to be insolvent. The amounts in question should be credited as deferred income in account No. 383—Other deferred credits, pending determination of the appropriate accounting. In less serious situations, when the debtor small business concern has not earned the amount of the receivable, or the fair value of its debt or equity instruments held by the company, as determined by the Board of Directors, is less than cost, or recovery thereon is doubtful, an addition to the allowance for uncollectible notes and accounts receivable should be made in an amount equivalent to the receivable entered in this account, or, as an alternative, the receivable recorded as an asset should be concurrently credited as deferred income to account No. 383 as above indicated.

(See account No. 151)

151 Allowance for uncollectible notes and accounts receivable.

This account will represent the valuation reserve provided for estimated losses on notes and accounts receivable and should be maintained in an amount not less than a conservative estimate of probable losses. This valuation reserve will be adjusted as occasion demands, so that this account will reflect the best available estimate of probable losses on notes and accounts receivable.

Debit:

(a) With amount of decreases in such reserve.

(b) With amount of notes and accounts receivable written off.

Credit:

(a) With amount of such reserve established.

(b) With amount of increases in such reserve.

(c) With amount of recoveries on notes and accounts receivable written off.

NOTE: When a note receivable or an account receivable is recorded with respect to any debtor small business concern which has not earned the amount thereof, or the fair value of whose debt or equity instruments held by the company, as determined by the Board of Directors, is less than cost, or recovery thereon is doubtful, an addition to the allowance for uncollectible notes and accounts receivable reflected in this account should be made in an amount equivalent to the recorded receivable, or, as an alternative, the amount of the receivable recorded, as an asset should be concurrently credited as deferred income in account No. 383—Other deferred credits, pending determination of the appropriate accounting.

(See accounts Nos. 140, 150, and 680)

160 Accrued interest receivable.

This account will represent the amount of interest accrued on loans to and debt securities of small business concerns, U.S. Government obligations, direct and fully guaranteed, notes receivable, sales contracts, and other interest-bearing amounts due from debtors, including funds placed in escrow pending the closing of financing.

Debit: (a) With amount of interest accrued on all items covered by this account.

Credit:

(a) With amount of interest payments received.

(b) With amount of accrued interest transferred to assets acquired in liquidation of loans and debt securities.

(c) Upon disposition of interest-bearing obligations, with amount of accrued interest thereon included in this account.

(d) With amount of accrued interest written off or disposed of otherwise.

NOTE 1: At the option of the company, interest payments received in cash from debtors prior to the interest maturity date may be credited to account No. 374—Unapplied receipts, until the maturity date.

NOTE 2: Accrual of interest receivable should be discontinued with respect to any loan or debt security financing a small business concern which is in bankruptcy, or on the verge thereof, or otherwise considered to be insolvent. Any interest payments received from such a debtor should not be treated as interest income, but should be either credited as payments on principal of the debt or credited as deferred income in account No. 383—Other deferred credits, pending determination of the appropriate accounting. In less serious situations, when interest receivable is accrued under circumstances in which the financed small business concern has not earned the amount thereof, or the fair value of the loan or debt security as determined in good faith by the Board of Directors is less than cost, or recovery thereon is doubtful, an addition to the allowance for uncollectible interest receivable should be made in an amount equivalent to the accrual of interest receivable, or, as an alternative, the interest income should be deferred in account No. 383 as above indicated.

(See account No. 161)

161 Allowance for uncollectible interest receivable.

This account will represent the valuation reserve provided for estimated losses of accrued interest receivable, and should be maintained in an amount not less than a conservative estimate of probable losses. This valuation reserve will be adjusted as occasion demands, so that this account will reflect the best available estimate of probable losses of accrued interest receivable.

Debit:

(a) With amount of decreases in such reserve.

(b) With amount of accrued interest receivable written off.

Credit:

(a) With amount of such reserve established.

(b) With amount of increases in such reserve.

(c) With amount of recoveries of accrued interest receivable written off.

NOTE: When interest receivable is accrued under circumstances in which the financed small business concern has not earned the amount thereof, or the fair value of the loan or debt security as determined in good faith by the Board of Directors is less than cost, or recovery thereon is doubtful, an addition to the allowance for uncollectible interest receivable reflected in this account should be made in an amount equivalent to the accrual of interest receivable, or, as an alternative, the interest income should be deferred in account No. 383—Other deferred credits, pending determination of the appropriate accounting.

(See accounts Nos. 160 and 680)

170 Loans (section 305).

This account will represent the unpaid principal balance of loans made to small business concerns pursuant to section 305 of the Small Business Investment Act of 1958, as amended.

Debit:

(a) With face amount of direct loans.

(b) With portion retained by company of loans in which participations are sold to others.

(c) With amount of participations in loans of others.

(d) With unpaid principal of loans represented by renewal notes accepted or notes taken in substitution for those held.

(e) With reversal of prior credits when checks received representing repayments are dishonored, etc.

Credit:

(a) With amount collected on face amount of direct loans.

(b) With company's share of amount collected on principal of loans in which participations are sold to others.

(c) With amount by which participations in loans of others are reduced by repayments transmitted by the "initiating" company.

(d) With amount collected on principal of loans sold with recourse as reported to the company by the purchaser (contra debit will be made to account No. 310).

(e) With unpaid principal of loans represented by notes renewed or for which other notes have been substituted.

(f) With amount transferred to assets acquired in liquidation of loans and debt securities.

(g) With unpaid principal of loans written off or disposed of otherwise.

NOTE 1: A participation is defined as an undivided interest shared with one or more other lenders or investors in a note, debenture, certificate of stock, or other instrument evidencing a loan to, or equity financing of, a small business concern.

NOTE 2: It is assumed that in all loan participation arrangements the "initiating" company will service the loans.

NOTE 3: It is recommended that individual loan ledger cards or sheets be maintained for all loans. Such ledger cards or sheets should contain the detailed information needed for account No. 173—Unearned discount, fees, and other charges on loans (section 305), and for activities pertaining to participations purchased or sold.

(See accounts Nos. 171 and 310)

171 Allowance for uncollectible loans (section 305).

This account will represent the valuation reserve provided for estimated losses on loans (section 305) and should be maintained in an amount not less than a conservative estimate of probable losses. This valuation reserve will be adjusted as occasion demands, so that this account reflects the best available estimate of probable losses on loans to small business concerns.

Debit:

(a) With amount of decreases in such reserve.

(b) With amount of such loans written off.

Credit:

(a) With amount of such reserve established.

(b) With amount of increases in such reserve.

(c) With amount of recoveries on such loans written off.

(See accounts Nos. 170 and 682)

173 Unearned discount, fees, and other charges on loans (section 305).

This account will represent the amount of unearned discount, fees, and other charges included in the face amount of loans made to small business concerns pursuant to section 305 of the Small Business Investment Act of 1958, as amended, and which is withheld from disbursements to such small business concerns.

Debit:

(a) With amount of unearned discount, fees, and other charges included in the face amount of loans, but withheld from disbursements to debtor small business concerns, which becomes earned through collection or passage of time.

(b) With amount earned of that portion of unearned discount, fees, and other charges included in the face amount of loans, but withheld from disbursements to debtor small business concerns, which is retained by the company in connection with loans participated in by other lenders (the amount to be recorded becomes earned through collection or passage of time).

(c) With amount earned of that portion of unearned discount, fees, and other charges included in the face amount of loans, but withheld from disbursements to debtor small business concerns, which is assigned to the company in connection with its participations in loans of other lenders (the amount to be recorded becomes earned through collection or passage of time).

(d) With amount of unearned discount, fees, and other charges included in the face amount of loans, but withheld from disbursements to debtor small business concerns, which is rebated to borrowers upon early repayment of loans, or is closed into the asset account upon liquidation of loans at less than full amount.

Credit:

(a) With amount of unearned discount, fees, and other charges included in the face amount of loans but withheld from disbursements to debtor small business concerns.

(b) With portion retained by the company of total amount of unearned discount, fees, and other charges included in the face amount of loans, but withheld from disbursements to debtor small business concerns, in connection with loans participated in by other lenders.

(c) With portion assigned to the company of total amount of unearned discount, fees, and other charges included in the face amount of loans, but withheld from disbursements to debtor small business concerns, in connection with its participations in loans of other lenders.

NOTE 1: A participation is defined as an undivided interest shared with one or more other lenders or investors in a note, debenture, certificate of stock, or other instrument evidencing a loan to, or equity financing of, a small business concern.

NOTE 2: Unearned discount in this account will be transferred, as appropriate to account No. 512—Interest on loans, as it becomes earned, and unearned fees and other charges will be transferred to account No. 536—Application and appraisal fees, under similar circumstances.

NOTE 3: Any fees and other charges considered earned immediately upon closing of loans will be recorded in the income account at once without first being entered in this account.

NOTE 4: Appropriate subsidiary records should be maintained for all unearned amounts included in this account to permit identification of such amounts with the particular loans to which they relate.

179 Funds in escrow pending closing of financing.

This account will represent the amount of funds placed in escrow pending the closing of financing for small business concerns.

Debit: (a) With amount of funds placed in escrow.

Credit: (a) With amount of funds withdrawn from escrow.

180 Debt securities, convertible, and with stock purchase warrants or options (section 304).

This account will represent the unpaid principal balance of small business concerns' debt securities, convertible,

and with attached stock purchase warrants or options, acquired by the company pursuant to section 304 of the Small Business Investment Act of 1958, as amended. If the stock purchase warrants, options, or other stock rights have a separate purchase cost, or if a separate cost has otherwise been determined for them, the warrants, options, or other stock rights will be reflected at such cost in account No. 196.

Debit:

(a) With face amount of debt securities, convertible, and with stock purchase warrants or options, acquired.

(b) With portion retained by company of debt securities, convertible, and with stock purchase warrants or options, in which participations are sold to others.

(c) With amount of participations in purchases by others of debt securities, convertible, and with stock purchase warrants or options.

(d) With reversal of prior credits when checks received representing repayments are dishonored, etc.

Credit:

(a) With amount collected on face amount of debt securities, convertible, and with stock purchase warrants or options.

(b) With company's share of amount collected on principal of debt securities, convertible, and with stock purchase warrants or options, in which participations are sold to others.

(c) With amount by which participations in purchases by others of debt securities, convertible, and with stock purchase warrants or options, are reduced by repayments transmitted by the "initiating" company.

(d) With unpaid principal balance of debt securities, convertible, and with stock purchase warrants or options, sold with recourse paid on maturity as reported to the company by the purchaser (contra debit will be made to account No. 312).

(e) With unpaid principal of debt securities, convertible, and with stock purchase warrants or options, or portions thereof, converted into capital stock.

(f) With unpaid principal of debt securities, convertible, and with stock purchase warrants or options, which have been divested of stock rights through (1) the expiration of the conversion privilege, (2) the exercise or the expiration of rights conveyed by nondetachable or detachable stock purchase warrants or options, or (3) the detachment of detachable stock purchase warrants or options.

(g) With unpaid principal of debt securities, convertible, and with stock purchase warrants or options, transferred to assets acquired in liquidation of loans and debt securities.

(h) With unpaid principal of debt securities, convertible, and with stock purchase warrants or options, written off or disposed of otherwise.

NOTE 1: A participation is defined as an undivided interest shared with one or more other lenders or investors in a note, debenture, certificate of stock, or other instrument

evidencing a loan to, or equity financing of, a small business concern.

NOTE 2: It is assumed that in all arrangements for participation in the purchase of debt securities, convertible, and with stock purchase warrants or options, the "initiating" company will service the financing.

NOTE 3: It is recommended that individual ledger cards or sheets be maintained for all debt securities, convertible, and with stock purchase warrants or options. Such ledger cards or sheets should contain the detailed information needed for account No. 187—Unearned discount, fees, and other charges on debt securities (section 304), and for activities pertaining to participations purchased or sold.

(See accounts Nos. 184, 185, 312, and memorandum record No. NA-10)

184 Debt securities divested of stock rights (section 304).

This account will represent the unpaid principal balance of small business concerns' debt securities which have been divested of stock rights through (1) the expiration of the conversion privilege of convertible debt securities, (2) the exercise or the expiration of rights conveyed by nondetachable or detachable stock purchase warrants or options of debt securities, or (3) the detachment of detachable stock purchase warrants or options, obtained in connection with the acquisition of debt securities pursuant to section 304 of the Small Business Investment Act of 1958, as amended.

Debit:

(a) With unpaid principal of debt securities divested of stock rights through (1) the expiration of the conversion privilege, (2) the exercise or the expiration of rights conveyed by nondetachable or detachable stock purchase warrants or options, or (3) the detachment of detachable stock purchase warrants or options.

(b) With company's retained portion of debt securities participated in by others which have been subsequently divested of stock rights.

(c) With amount of participations in purchases by others of debt securities which have been subsequently divested of stock rights.

(d) With reversal of prior credits when checks received representing repayments are dishonored, etc.

Credit:

(a) With amount collected on face amount of debt securities divested of stock rights.

(b) With company's share of amount collected on principal of debt securities participated in by others which have been subsequently divested of stock rights.

(c) With full amount by which participations in purchases by others of debt securities which have been subsequently divested of stock rights are reduced by repayments transmitted by the "initiating" company.

(d) With unpaid principal balance of debt securities divested of stock rights sold with recourse paid on maturity as reported to the company by the purchaser (contra debit will be made to account No. 314).

(e) With unpaid principal of debt securities divested of stock rights transferred to assets acquired in liquidation of loans and debt securities.

(f) With unpaid principal of debt securities divested of stock rights written off or disposed of otherwise.

NOTE: It is recommended that individual ledger cards or sheets be maintained for all debt securities which have been divested of stock rights. Such ledger cards or sheets should contain the detailed information needed for account No. 187—Unearned discount, fees, and other charges on debt securities (section 304), and for activities pertaining to participations purchased or sold.

(See accounts Nos. 180, 185, and 314)

185 Allowance for losses on debt securities (section 304).

This account will represent the valuation reserve provided for estimated losses on debt securities, convertible, and with stock purchase warrants or options, and debt securities divested of stock rights (all such securities section 304) and should be maintained in an amount not less than a conservative estimate of probable losses. This valuation reserve will be adjusted as occasion demands, so that this account will reflect the best available estimate of probable losses on debt securities of small business concerns.

Debit:

(a) With amount of decreases in such reserve.

(b) With amount of reserve established in this account for debt securities which are written off, sold, or disposed of otherwise (contra credit for any portion representing an excess over losses actually incurred will be made to account No. 682).

(c) With amount of writedown of such debt securities, not to exceed the amount of reserve established therefor in this account.

Credit:

(a) With amount of such reserve established.

(b) With amount of increases in such reserve.

NOTE: When debt securities of small business concerns are sold by the company or disposed of otherwise, cash or other appropriate asset account will be debited for the amount received, this account will be debited for the amount of the reserve which has been established therein for such debt securities, and the appropriate investment account will be credited for the related cost value carried therein. If there is no loss, or it is less than the amount reserved for loss on the debt securities disposed of, the excess portion of the amount reserved will be credited to account No. 682. If a gain over cost is realized, such gain will be credited to account No. 572. If a loss in relation to cost is sustained which is in excess of the amount reserved therefor, that portion above the amount of the reserve provided will be debited to account No. 702.

(See accounts Nos. 180, 184, and 682)

187 Unearned discount, fees, and other charges on debt securities (section 304).

This account will represent the amount of unearned discount, fees, and other

charges included in the face amount of small business concerns' debt securities acquired pursuant to section 304 of the Small Business Investment Act of 1958, as amended, and which is withheld from disbursements to such small business concerns.

Debit:

(a) With amount of unearned discount, fees, and other charges included in the face amount of debt securities, but withheld from disbursements to debtor small business concerns, which becomes earned through collection or passage of time.

(b) With amount earned of that portion of unearned discount, fees, and other charges included in the face amount of debt securities, but withheld from disbursements to debtor small business concerns, which is retained by the company in connection with purchases of debt securities participated in by other investors (the amount to be recorded becomes earned through collection or passage of time).

(c) With amount earned of that portion of unearned discount, fees, and other charges included in the face amount of debt securities, but withheld from disbursements to debtor small business concerns, which is assigned to the company in connection with its participations in purchases of debt securities by other investors (the amount to be recorded becomes earned through collection or passage of time).

(d) With amount of unearned discount, fees, and other charges included in the face amount of debt securities, but withheld from disbursements to debtor small business concerns, which is rebated to borrowers upon early repayment of debt securities, or is closed into the asset account upon liquidation of debt securities at less than full amount.

Credit:

(a) With amount of unearned discount (including that equivalent to the determined cost of warrants, options, and other stock rights, as explained in Note 2 of account No. 196), fees, and other charges included in the face amount of debt securities but withheld from disbursements to debtor small business concerns.

(b) With portion retained by the company of total amount of unearned discount, fees, and other charges included in the face amount of debt securities, but withheld from disbursements to debtor small business concerns, in connection with purchases of debt securities participated in by other investors.

(c) With portion assigned to the company of total amount of unearned discount, fees, and other charges included in the face amount of debt securities, but withheld from disbursements to debtor small business concerns, in connection with its participations in purchases of debt securities by other investors.

NOTE 1: A participation is defined as an undivided interest shared with one or more other lenders or investors in a note, debenture, certificate of stock, or other instrument evidencing a loan to, or equity financing of, a small business concern.

NOTE 2: Unearned discount in this account will be transferred, as appropriate, to account No. 518—Interest on debt securities, as it becomes earned, and unearned fees and other charges will be transferred to account No. 536—Application and appraisal fees, under similar circumstances.

NOTE 3: Any fees and other charges considered earned immediately upon closing of financing through purchase of debt securities will be recorded in the income account at once without first being entered in this account.

NOTE 4: Appropriate subsidiary records should be maintained for all unearned amounts included in this account to permit identification of such amounts with the particular debt securities to which they relate.

190 Capital stock of SBCs, convertible, and with stock purchase warrants or options.

This account will represent the value at cost of small business concerns' capital stock, convertible, and with attached stock purchase warrants or options, acquired by the company pursuant to section 304 of the Small Business Investment Act of 1958, as amended. If the stock purchase warrants, options, or other stock rights have a separate purchase cost, or if a separate cost has otherwise been determined for them, the warrants, options, or other stock rights will be reflected at such cost in account No. 196.

Debit:

(a) With cost of such capital stock of SBCs, convertible, and with stock purchase warrants or options, acquired.

(b) With portion retained by company of the capital stock of SBCs, convertible, and with stock purchase warrants or options, in which participations are sold to others.

(c) With amount of participations in acquisitions by others of capital stock of SBCs, convertible, and with stock purchase warrants or options.

Credit:

(a) With cost of such capital stock of SBCs, convertible, and with stock purchase warrants or options, which has been divested of stock purchase rights through (1) the expiration of the conversion privilege, (2) the exercise or the expiration of rights conveyed by nondetachable or detachable stock purchase warrants or options, or (3) the detachment of detachable stock purchase warrants or options.

(b) With cost of such capital stock of SBCs, convertible, and with stock purchase warrants or options, converted to another class of capital stock.

(c) With cost of such capital stock of SBCs, convertible, and with stock purchase warrants or options, written off or disposed of otherwise.

NOTE 1: A participation is defined as an undivided interest shared with one or more other lenders or investors in a note, debenture, certificate of stock, or other instrument evidencing a loan to, or equity financing of, a small business concern.

NOTE 2: It is assumed that in all arrangements for participation in the acquisition of capital stock of SBCs, convertible, and with stock purchase warrants or options, the "initiating" company will service the financing.

NOTE 3: It is recommended that individual ledger cards or sheets be maintained for all

capital stock of SBCs, convertible, and with stock purchase warrants or options.

(See accounts Nos. 192, 193, and memorandum record No. NA-10)

192 Capital stock of SBCs—other.

This account will represent the value at cost of small business concerns' capital stock acquired by the company without conversion privileges or stock purchase warrants or options, or existing on the books as the result of (1) the expiration of the conversion privilege of convertible capital stock of SBCs, (2) the exercise or the expiration of rights conveyed by nondetachable or detachable stock purchase warrants or options, or (3) the detachment of detachable stock purchase warrants or options, obtained in connection with the acquisition of capital stock of small business concerns pursuant to section 304 of the Small Business Investment Act of 1958, as amended.

Debit:

(a) With cost of such capital stock of SBCs—other acquired through (1) purchase (2) conversion of convertible debt securities or convertible capital stock of SBCs, or (3) exercise of rights conveyed by stock purchase warrants or options issued by small business concerns in connection with their debt securities or capital stock acquired by the company.

(b) With cost of such capital stock of SBCs—other resulting from (1) the expiration of the conversion privilege of convertible capital stock of SBCs, (2) the expiration of rights conveyed by nondetachable or detachable stock purchase warrants or options, or (3) the detachment of detachable stock purchase warrants or options, obtained in connection with the acquisition of capital stock of small business concerns.

(c) With portion retained by company of the capital stock of SBCs—other in which participations are sold to others.

(d) With amount of participations in capital stock of SBCs—other acquired by or subsequently existing on the books of others without conversion privileges or stock purchase warrants or options.

Credit: (a) With cost of such capital stock of SBCs—other written off or disposed of otherwise.

NOTE 1: It is recommended that individual ledger cards or sheets be maintained for all capital stock of SBCs—other acquired or subsequently existing without conversion privileges or stock purchase warrants or options.

NOTE 2: In acquisitions of capital stock through exercise of rights conveyed by stock purchase warrants or options issued by small business concerns in connection with their debt securities or capital stock previously acquired by the company, the amount of the expenditure made by the company in the current acquisition of the capital stock will be considered the cost of the stock in those instances when the stock purchase rights surrendered have only a nominal value; otherwise, the cost of the stock will comprise the current expenditure plus the cost of the warrants or options surrendered.

NOTE 3: In conversions of convertible debt securities of small business concerns into capital stock, or in conversions of convertible capital stock of SBCs into another class of capital stock, the value at cost of the par-

ticular convertible security should be considered the cost of the capital stock received in the conversion.

(See accounts Nos. 190, 193, and 196)

193 Allowance for losses on capital stock of SBCs.

This account will represent the valuation reserve provided for estimated losses on capital stock of SBCs, convertible, and with stock purchase warrants or options, and capital stock of SBCs—other, and should be maintained in an amount not less than a conservative estimate of probable losses. This valuation reserve will be adjusted as occasion demands, so that this account will reflect the best available estimate of probable losses on capital stock of SBCs.

Debit:

(a) With amount of decreases in such reserve.

(b) With amount of reserve established in this account for capital stock which is written off, sold, or disposed of otherwise (contra credit for any portion representing an excess over losses actually incurred will be made to account No. 682).

(c) With amount of writedown of such capital stock, not to exceed the amount of reserve established therefor in this account.

Credit:

(a) With amount of such reserve established.

(b) With amount of increases in such reserve.

NOTE: When capital stock of SBCs is sold by the company or disposed of otherwise, cash or other appropriate asset account will be debited for the amount received, this account will be debited for the amount of the reserve established therein for such capital stock, and the appropriate investment account will be credited for the related cost value carried therein. If there is no loss, or if it is less than the amount reserved for loss on capital stock disposed of, the excess portion of the amount reserved will be credited to account No. 682. If a gain over cost is realized, such gain will be credited to account No. 576. If a loss in relation to cost is sustained which is in excess of the amount reserved therefor, that portion above the amount of the reserve provided will be debited to account No. 708.

(See accounts Nos. 190, 192, and 682)

196 Warrants, options, and other stock rights acquired from SBCs.

This account will represent the value at purchase price or at cost as otherwise determined of warrants, options, and other stock rights acquired by the company from small business concerns pursuant to section 304 of the Small Business Investment Act of 1958, as amended. The account will include conversion rights for which a separate cost has been determined.

Detachable stock purchase warrants or options on stock of SBCs for which no consideration is given distinct from that surrendered for the debt securities or capital stock which they accompany, or for which no separate cost has been determined, will be reflected in memorandum record No. NA-10, if retained after the financing instruments which

they accompanied have been disposed of. (Reference should be made to Treasury regulations concerning the treatment of options acquired by lenders or investors in connection with investments.)

Debit:

(a) With cost of such warrants, options, or other stock rights acquired.

(b) With portion retained by company of the warrants, options, or other stock rights in which participations are sold to others.

(c) With amount of participations in acquisitions by others of warrants, options, or other stock rights.

Credit:

(a) With cost of such warrants, options, or other stock rights surrendered in exercising the stock rights.

(b) With cost of such warrants, options, or other stock rights written off or disposed of otherwise.

(c) With cost of such warrants, options, or other stock rights for which the exercise period has expired.

NOTE 1: It is recommended that individual ledger cards or sheets be maintained for all warrants, options, or other stock rights acquired from SBCs.

NOTE 2: The cost of warrants, options, and other stock rights acquired from SBCs for a separate consideration will be charged to this account, with a credit to cash. If warrants, options, or other stock rights are acquired from SBCs without a separate consideration and a cost thereof is otherwise determined, such cost will be established in this account. (The determined cost of warrants, options, and other stock rights acquired with debt securities without a separate consideration therefor shall be arrived at giving full consideration to the grade of the debt security.) The payment for the debt security or capital stock certificate which accompanied the stock rights will be allocated between the obligation or stock and the stock rights. Cash will be credited for the determined cost of the stock rights. Cash also will be credited for the amount of the debt security or stock received less the amount withheld from disbursement in relation to the debt security or stock received, which is equivalent to the determined cost of the stock rights plus (in the case of a debt security) any other withholding from net funds advanced. In the purchase of a debt security the deduction equal to the determined cost of the stock rights, plus any other withholding from net funds advanced, will be treated as unearned discount on the debt security and credited to account No. 187—Unearned discount, fees, and other charges on debt securities (section 304). In the case of a purchase of capital stock, the deduction equal to the determined cost of the stock rights will serve to reduce the cost of the stock to be recorded in account No. 190—Capital stock of SBCs, convertible, and with stock purchase warrants or options.

(See accounts Nos. 197, 577, and 707)

197 Allowance for losses on warrants, options, and other stock rights acquired from SBCs.

This account will represent the valuation reserve provided for estimated losses on warrants, options, and other stock rights acquired from SBCs, and should be maintained in an amount not less than a conservative estimate of probable losses. This valuation reserve will be adjusted as occasion demands, so that this

account will reflect the best available estimate of probable losses on warrants, options, and other stock rights acquired from SBCs.

Debit:

(a) With amount of decreases in such reserve.

(b) With amount of reserve established in this account for warrants, options, and other stock rights acquired from SBCs which are written off, sold, or disposed of otherwise (contra credit for any portion representing an excess over losses actually incurred will be made to account No. 682).

(c) With amount of writedown of such warrants, options, and other stock rights acquired from SBCs, not to exceed the amount of reserve established therefor in this account.

Credit:

(a) With amount of such reserve established.

(b) With amount of increases in such reserve.

NOTE: When warrants, options, and other stock rights acquired from SBCs are sold by the company or disposed of otherwise, cash or other appropriate asset account will be debited for the amount received, this account will be debited for the amount of the reserve established therein for such warrants, options, and other stock rights acquired from SBCs, and the appropriate investment account will be credited for the related cost value carried therein. If there is no loss, or if it is less than the amount reserved for loss on the stock rights disposed of, the excess portion of the amount reserved will be credited to account No. 682. If a gain over cost is realized, such gain will be credited to account No. 577. If a loss in relation to cost is sustained which is in excess of the amount reserved therefor, that portion above the amount of the reserve provided will be debited to account No. 707.

(See accounts Nos. 196 and 682)

200 Assets acquired in liquidation of loans and debt securities.

This account will represent the company's investment in assets acquired by foreclosure, or otherwise, in liquidation of loans (section 305) and debt securities (section 304). Judgments, sheriffs' certificates (including property acquired subject to redemption), etc., will be reflected in this account.

The investment in property at the date of acquisition by the company should be determined by the Board of Directors on the most suitable of the following bases, but not to exceed the total amount of the related loan or debt security involved: (1) Bid-in price of the property; (2) agreed consideration for the property; (3) fair appraised value of the property. Any remaining indebtedness will be written off unless the company expects further liquidation of the debt from other sources. Insofar as practicable, investment values will be determined for each individual asset, or unit, at the time such assets are recorded in this account, and when an asset is sold only an amount equal to the investment in such asset will be credited to this account.

The company's investment in mortgaged real property acquired in liquidation of loans and debt securities should

be recorded at gross value as determined by the Board of Directors, reduced as necessary to bring the net recorded value to no more than the outstanding principal balance of the related loan or debt security involved. The amount of the existing mortgage or mortgages on such property acquired by the company will be reflected in account No. 318. The balance of the latter account will not be treated as a liability on the balance sheet but will be deducted from the asset account.

The company's investment in judgments should be recorded at the face amount of the judgment. When the company acquires the underlying security to the related loan or debt security outright or subject to redemption, the investment in the property should be determined in accordance with the bases set forth in the second paragraph.

Debit:

(a) With amount of the company's investment in the assets at the time of acquisition.

(b) With amount of the company's investment in the assets at the date of judgment, sheriff's certificate, etc.

(c) With amount of participation in assets acquired by others in liquidation of loans and debt securities.

Credit:

(a) With proceeds of partial sale of the assets.

(b) With amount of the company's investment at date of sale, or other disposition of the assets.

(c) With amount written off.

NOTE 1: Collateral notes receivable acquired in the liquidation of loans and debt securities will be reflected in this account; but notes receivable that are subsequently accepted in connection with the disposition of assets acquired in the liquidation of loans and debt securities will be included in account No. 210—Amounts due from debtors on sale of assets acquired in liquidation of loans and debt securities.

NOTE 2: It is recommended that subsidiary records be maintained in sufficient detail to disclose for report and tax purposes all transactions affecting assets acquired in liquidation of loans and debt securities.

(See accounts Nos. 170, 180, 184, 201, and 203)

201 Allowance for losses on assets acquired in liquidation of loans and debt securities.

This account will represent the valuation reserve provided for estimated losses on assets acquired in liquidation of loans (section 305) and debt securities (section 304), and should be maintained in an amount not less than a conservative estimate of probable losses. This valuation reserve will be adjusted as occasion demands, so that this account will reflect the best available estimate of probable losses on assets acquired in liquidation of loans and debt securities.

Debit:

(a) With amount of decreases in such reserve.

(b) With amount of reserve established in this account for assets acquired in liquidation of loans and debt securities which are written off, sold, or disposed of otherwise (contra credit for any

portion representing an excess over losses actually incurred will be made to account No. 684).

(c) With amount of writedown of such assets acquired in liquidation of loans and debt securities, not to exceed the amount of reserve established therefor in this account.

Credit:

(a) With amount of such reserve established.

(b) With amount of increases in such reserve.

NOTE: When assets acquired in liquidation of loans and debt securities are sold by the company or disposed of otherwise, cash or other appropriate asset account will be debited for the amount received, this account will be debited for the amount of the reserve established therein for such assets acquired in liquidation of loans and debt securities, and account No. 200 will be credited for the related cost value carried therein. If there is no loss, or it is less than the amount reserved for loss on the acquired assets disposed of, the excess portion of the amount reserved will be credited to account No. 684. If a gain over recorded investment in the assets acquired in liquidation is realized, such gain will be credited to account No. 578. If a loss in relation to recorded investment value is sustained which is in excess of the amount reserved therefor, that portion above the amount of the reserve provided will be debited to account No. 708.

(See accounts Nos. 200 and 684)

203 Accumulated depreciation on assets acquired in liquidation of loans and debt securities.

This account will represent the valuation reserve provided for depreciation of depreciable property acquired by foreclosure, or otherwise, in liquidation of loans (section 305) and debt securities (section 304). This account should be maintained in an amount not less than a conservative estimate of the expired service life of such property while owned by the company.

Debit: (a) With amount of depreciation accumulated, when such an asset is sold or disposed of otherwise.

Credit: (a) With the amount necessary to depreciate the cost of such assets over the estimated service life.

(See accounts Nos. 200 and 710)

210 Amounts due from debtors on sale of assets acquired in liquidation of loans and debt securities.

This account will represent the unpaid balance of accounts receivable, notes receivable, sales contracts, purchase money mortgages, and similar evidences of indebtedness to the company arising from the sale of assets acquired in liquidation of loans and debt securities.

Debit:

(a) With amount of such receivables.

(b) With amount of participation in amounts due from debtors on sale of assets acquired in liquidation of loans and debt securities of other lenders or investors.

Credit:

(a) With amount collected on principal of such receivables.

(b) With amount transferred to account No. 200—Assets acquired in liquidation of loans and debt securities. (Non-cash assets other than receivables obtained on sale of assets acquired in liquidation of loans and debt securities should be reflected at cost in account No. 200.)

(c) With unpaid principal balance written off or disposed of otherwise.

NOTE: It is recommended that subsidiary records be maintained in sufficient detail to disclose for report and tax purposes all transactions affecting amounts due from debtors on sale of assets acquired in liquidation of loans and debt securities.

(See accounts Nos. 200 and 211)

211 Allowance for uncollectible amounts due from debtors on sale of assets acquired in liquidation of loans and debt securities.

This account will represent the valuation reserve provided for estimated losses on amounts due from debtors on sale of assets acquired in liquidation of loans and debt securities, and should be maintained in an amount not less than a conservative estimate of probable losses. This valuation reserve will be adjusted as occasion demands, so that this account will reflect the best available estimate of probable losses on amounts due from debtors on sale of assets acquired in liquidation of loans and debt securities.

Debit:

(a) With amount of decreases in such reserve.

(b) With amount due from debtors on sale of assets acquired in liquidation of loans and debt securities written off.

Credit:

(a) With amount of such reserve established.

(b) With amount of increases in such reserve.

(c) With amount of recoveries on such items written off.

(See accounts Nos. 210 and 686)

220 Prepaid expenses and deferred charges.

This account will represent the unexpired or unconsumed portion of expenses expressly applicable to future periods for which no specific accounts have been provided. Such expenses should be amortized over the appropriate period.

Debit: (a) With amount of prepaid or deferred expenses.

Credit: (a) With the proportional amount of such expenses applicable to the period.

NOTE: Subsidiary records should be maintained to identify the items reflected in this account and to facilitate their amortization.

230 Furniture and equipment.

This account will represent the cost of furniture, fixtures, and equipment, including automobiles, owned by the company. The cost of freight, drayage, cartage, express, etc., in connection with the purchase of such items of furniture and equipment, will be included in this account.

Debit: (a) With cost of such assets purchased.

Credit: (a) With cost of such assets at the time of sale or other disposition.

NOTE: An inventory record should be maintained for all such assets and each item should be tagged or numbered to facilitate ready identification.

(See account No. 231)

231 Accumulated depreciation on furniture and equipment.

This account will represent the valuation reserve provided for depreciation of furniture, fixtures, and equipment, including automobiles, owned by the company. This account should be maintained in an amount not less than a conservative estimate of the expired service life of such assets while owned by the company.

Debit: (a) With amount of depreciation accumulated, when such an asset is sold or disposed of otherwise.

Credit: (a) With the amount necessary to depreciate the cost of such assets over the estimated service life.

(See accounts Nos. 230 and 655)

240 Corporate premises owned.

This account will represent the actual cost of acquisition of the land and building used as the company's office quarters. The account also will include the actual cost of any improvements, such as street, sidewalk and other benefits, applicable to the land, and any improvements applicable to the building.

Debit:

(a) With actual cost of acquisition of the land and building.

(b) With actual cost of any improvement to the land and/or building.

Credit: (a) With the acquisition cost of the land and/or building, plus the cost of improvements made thereto, when the land and/or building is sold or disposed of otherwise.

(See account No. 241)

241 Accumulated depreciation on corporate premises owned.

This account will represent the valuation reserve provided for depreciation of the building and other depreciable improvements of corporate premises owned and used as the company's office quarters. This account should be maintained in an amount not less than a conservative estimate of the expired service life of such building and improvements while owned by the company.

Debit: (a) With amount of depreciation accumulated, when such an asset is sold or disposed of otherwise.

Credit: (a) With the amount necessary to depreciate the cost of such assets over the estimated service life.

(See accounts Nos. 240 and 655)

242 Leasehold improvements.

This account will represent the actual cost of improvements to leased property used as the company's office quarters. The amount of this account will be amortized through account No. 654—Cost of space occupied, over the life of the lease or the life of the improvements, whichever is the shorter.

Debit: (a) With actual cost of improvements to leasehold.

Credit: (a) With the amount necessary to amortize the cost of leasehold improvements.

255 Amounts due from directors, officers, and employees.

This account will represent the unpaid balance of amounts advanced to directors, officers, and employees.

Debit: (a) With amount of such advances made.

Credit:

(a) With amount collected on such advances.

(b) With amount transferred to appropriate expense classification upon proper authorization.

(c) With amount written off or disposed of otherwise.

(See account No. 709)

256 Organization costs.

This account will represent the amount of legal fees, promotional expense, stock certificate costs, incorporation fees, taxes, and other related costs incurred in organizing the company.

Debit: (a) With amount of such costs incurred.

Credit: (a) With the amount necessary to amortize the organization costs in accordance with Treasury regulations.

(See account No. 672)

257 Other assets.

This account will represent the amount of assets of the company, at cost, not specifically provided for in other accounts, including recoverable amounts advanced for the protection and preservation of the company's investments (such as the payment of taxes on mortgaged property), but not including short-term loans or debt securities issued to protect the company's interests in previously issued long-term loans or equity securities.

Debit: (a) With amount of the company's investment in such assets.

Credit: (a) With amount of such assets sold or disposed of otherwise.

(See account No. 709)

Liability Accounts

300 Notes payable to SBA.

This account will represent the unpaid principal balance of notes payable (1) for funds borrowed and received directly from the Small Business Administration and (2) for funds borrowed from others through guaranteed loans which subsequently have been purchased by the Small Business Administration.

Debit: (a) With amount of principal payments made on such notes.

Credit:

(a) With amount of funds borrowed.

(b) With unpaid principal balance of guaranteed loans purchased by SBA (contra debit will be made to account No. 315).

301 Debentures payable issued to SBA.

This account will represent the unpaid principal balance of funds received by the company under its debentures pay-

able issued to the Small Business Administration for funds borrowed.

Debit: (a) With amount of principal payments made to SBA on such debentures.

Credit: (a) With amount of funds received from SBA under such debentures.

310 Loans sold with recourse.

This account will represent the unpaid principal balance of loans outstanding to small business concerns which have been sold to individuals, banks, insurance companies, or other financial institutions with recourse upon the company in the event of default.

Debit:

(a) With amount collected on principal of such loans as reported to the company by the purchaser (contra credit will be made to account No. 170).

(b) With unpaid principal balance of such loans repurchased.

Credit: (a) With unpaid principal balance of such loans sold.

NOTE: This account is contra to account No. 170—Loans (section 305). For balance sheet purposes account No. 310 will be deducted from account No. 170.

312 Debt securities, convertible, and with stock purchase warrants or options sold with recourse.

This account will represent the unpaid principal balance of unmatured debt securities, convertible, and with stock purchase warrants or options, issued by small business concerns to the company, which are sold to individuals, banks, insurance companies, or other financial institutions with recourse upon the company in the event of default.

Debit:

(a) With unpaid principal balance of such debt securities, convertible, and with stock purchase warrants or options paid on maturity as reported to the company by the purchaser (contra credit will be made to account No. 180).

(b) With unpaid principal balance of such debt securities, convertible, and with stock purchase warrants or options repurchased.

Credit: (a) With unpaid principal balance of debt securities, convertible, and with stock purchase warrants or options sold with recourse.

NOTE: This account is contra to account No. 180—Debt securities, convertible, and with stock purchase warrants or options (section 304). For balance sheet purposes account No. 312 will be deducted from account No. 180.

314 Debt securities divested of stock rights sold with recourse.

This account will represent the unpaid principal balance of small business concerns' unmatured debt securities divested of stock rights which are sold to individuals, banks, insurance companies, or other financial institutions with recourse upon the company in the event of default.

Debit:

(a) With unpaid principal balance of such debt securities divested of stock

rights paid on maturity as reported to the company by the purchaser (contra credit will be made to account No. 184).

(b) With unpaid principal balance of such debt securities divested of stock rights repurchased.

Credit: (a) With unpaid principal balance of such debt securities divested of stock rights sold with recourse.

NOTE: This account is contra to account No. 184—Debt securities divested of stock rights (section 304). For balance sheet purposes account No. 314 will be deducted from account No. 184.

315 Notes payable to other than SBA—guaranteed by SBA.

This account will represent the unpaid principal balance of notes payable for funds borrowed from other than the Small Business Administration and guaranteed by the Small Business Administration.

Debit:

(a) With amount of principal payments made on such notes.

(b) With unpaid principal balance of guaranteed loans purchased by SBA (contra credit will be made to account No. 300).

Credit: (a) With amount of funds borrowed.

316 Notes payable to other than SBA—not guaranteed by SBA.

This account will represent the unpaid principal balance of notes payable for funds borrowed from other than the Small Business Administration and not guaranteed by the Small Business Administration.

Debit: (a) With amount of principal payments made on such notes.

Credit: (a) With amount of funds borrowed.

317 Mortgages payable for funds borrowed.

This account will represent the unpaid principal balance of mortgages payable for funds borrowed on corporate premises or other real estate owned by the company. Purchase money mortgages, conditional sales contracts, or similar documentary evidence of indebtedness given by the company in the acquisition of real property will be included in this account.

Debit: (a) With amount of principal payments made on such indebtedness.

Credit: (a) With amount of funds borrowed.

318 Mortgages payable on assets acquired in liquidation of loans and debt securities.

This account will represent the unpaid principal balance of existing mortgages payable on assets acquired by the company in liquidation of loans and debt securities. The balance of this account will not be treated as a liability on the balance sheet but as an offset to the asset account.

Debit: (a) With amount of principal payments made on such indebtedness.

Credit: (a) With amount of such indebtedness.

(See account No. 200)

320 Notes payable—other.

This account will represent the unpaid principal balance of notes payable in evidence of amounts owed by the company other than for funds borrowed. Notes payable, conditional sales contracts, and liens for the acquisition of furniture, fixtures, equipment, and automobiles will be included in this account.

Debit: (a) With amount of principal payments made on such notes.

Credit: (a) With amount of unpaid principal of such notes executed.

340 Accounts payable.

This account will represent amounts payable on open account, including amounts representing "participating" companies' portions of principal and accrued interest receivable from financed small business concerns. The account also will include accrued compensation payable for services rendered to the company on its participations in financing transactions, and accrued commitment fees payable for having funds made available on a deferred basis by "participating" companies in connection with the financing of, or commitments to finance, small business concerns.

Debit: (a) With amount of such indebtedness paid, or disposed of otherwise.

Credit: (a) With amount of such indebtedness incurred.

NOTE 1: A participation is defined as an undivided interest shared with one or more other lenders or investors in a note, debenture, certificate of stock, or other instrument evidencing a loan to, or equity financing of, a small business concern.

NOTE 2: A deferred participation is defined as a commitment under a participation agreement whereby the "participating" company will make funds available on a deferred basis to the "initiating" company in connection with the latter's financing of, or commitment to finance, a small business concern, or in connection with an "initiating" small business investment company's acquisition of loans or equity securities from other such companies.

(See accounts Nos. 150, 600, and 715)

350 Accrued interest payable.

This account will represent the amount of liability for interest accrued on the company's notes, mortgages and debentures payable, and on loans (section 305) and debt securities (section 304) of small business concerns sold with recourse upon the company in the event of default. The account also will include accrued interest payable on other interest-bearing obligations of the company.

Debit: (a) With amount of such interest paid or disposed of otherwise.

Credit: (a) With amount of interest accrued on all interest-bearing obligations covered by this account.

351 Accrued taxes on payroll.

This account will represent the balance of accrued taxes on payroll, such as the company's portion of social security taxes, which have not been remitted to the appropriate collectors of such taxes.

Debit: (a) With amount of such taxes paid.

Credit: (a) With amount of such taxes accrued.

(See account No. 664)

354 Estimated income taxes accrued.

This account will include the balances in subaccounts Nos. 354.1, 354.2, 354.3, etc.

354.1 Estimated Federal income taxes accrued.

This account will represent the balance of estimated Federal income taxes accrued which have not been remitted to the Internal Revenue Service.

Debit: (a) With amount of such taxes paid.

Credit: (a) With amount of such taxes accrued.

(See subaccounts Nos. 721.1 and 722.1)

354.2 Estimated State income taxes accrued.

This account will represent the balance of estimated State income taxes accrued which have not been remitted to the appropriate collector of such taxes.

Debit: (a) With amount of such taxes paid.

Credit: (a) With amount of such taxes accrued.

(See subaccounts Nos. 720.2 and 722.2)

358 Other accrued expenses.

This account will represent the amount of the company's liability for accrued expenses, such as salaries, not provided for in other accounts.

Debit: (a) With amount of such expenses paid or disposed of otherwise.

Credit: (a) With amount of such expenses accrued.

NOTE: Increases or decreases in the liability for accrued expenses, through accruals or adjustments, will be offset by increases or decreases, respectively, in the appropriate expense accounts.

360-364 Dividends payable on capital stock.

(Type and class)

These accounts will represent the company's liability for dividends declared by the company's Board of Directors on the respective types and classes of capital stock issued and outstanding. A separate account should be used to reflect the dividends payable for each type and class of capital stock outstanding.

Debit: (a) With amount of such dividends paid.

Credit: (a) With amount of such dividends declared payable by the company's Board of Directors.

370 Employee taxes withheld.

This account will represent the amount of income and social security taxes withheld from employees' salaries which have not been remitted to the appropriate collectors of such taxes.

Debit: (a) With amount of such taxes remitted.

Credit: (a) With amount of such taxes withheld.

374 Unapplied receipts.

This account will represent the amount of funds received by the company which have not been applied to loans (section 305), debt securities (section 304), interest receivable, etc. This account will be used only in instances when the funds received cannot be applied promptly.

Debit: (a) With amount of such funds applied or disposed of otherwise.

Credit: (a) With amount of funds received which cannot be applied promptly.

378 Miscellaneous trust receipts.

This account will represent the liability of the company for funds withheld or received in trust, for which no specific account is provided, including earnest money deposits, and funds withheld from employees' salaries for the purchase of U.S. Savings Bonds, payment of group life insurance premiums, payment of pension fund contributions, etc.

Debit: (a) With amount of such funds disbursed or disposed of otherwise.

Credit: (a) With amount of such funds withheld or received.

381 Other liabilities.

This account will represent the amount of liabilities of the company not specifically provided for in other accounts.

Debit: (a) With amount of such liabilities paid or disposed of otherwise.

Credit: (a) With amount of such liabilities incurred.

383 Other deferred credits.

This account will represent the amount of deferred credits of the company not specifically provided for in other accounts.

The account will include any gain on sale of assets which does not qualify as realized gain under SBA Rules and Regulations.

Debit: (a) With amount of such deferred credits transferred to income or gain, or disposed of otherwise.

Credit: (a) With amount of such deferred credits established.

NOTE 1: Accrual of interest receivable should be discontinued with respect to any loan or debt security financing a small business concern which is in bankruptcy, or on the verge thereof, or otherwise considered to be insolvent. Any interest payments received from such a debtor should not be treated as interest income, but should be either credited as payments on principal of the debt or credited as deferred income in this account, pending determination of the appropriate accounting. In less serious situations, when interest receivable is accrued under circumstances in which the financed small business concern has not earned the amount thereof, or the fair value of the loan or debt security as determined in good faith by the Board of Directors is less than cost, or recovery thereon is doubtful, an addition to the allowance for uncollectible interest receivable should be made in an amount equivalent to the accrual of interest receivable, or, as an alternative, the interest income should be deferred in this account as above indicated.

NOTE 2: Deferred gain in this account will be transferred to appropriate gain accounts as it is realized.

Capital Stock and Surplus Accounts

400-404 ----- capital stock
(Type and class)
authorized.

These accounts will represent the total par or stated value of the capital stock authorized, as provided for in the company's charter. A separate account should be provided for each type and class of capital stock authorized.

Debit: (a) With amount of reductions of such capital stock authorized.

Credit: (a) With original amount of such capital stock authorized.

(b) With additional amounts of such capital stock authorized.

(See accounts Nos. 405-409 and "Note" of accounts Nos. 415-419)

405-409 ----- unissued capital stock.
(Type and class)

These accounts will represent the total par or stated value of unissued capital stock of the company. A separate account should be provided for each type and class of unissued capital stock.

Debit: (a) With original amount of such unissued capital stock, as provided for in the company's charter.

(b) With additional amounts of such unissued capital stock authorized.

(c) With par or stated value of capital stock retired.

Credit: (a) With amount of such capital stock issued (contra debit will be made to accounts Nos. 410-411).

(b) With amount of reductions of capital stock authorized.

(See accounts Nos. 400-404 and "Note" of accounts Nos. 415-419)

410-411 ----- capital stock
(Type and class)
subscribed.

These accounts will represent the total amount at the subscription price of the company's capital stock subscribed. A separate account should be provided for each type and class of capital stock subscribed. These accounts will reflect the company's responsibility to issue shares of its stock to subscribers who have made final payment of their capital stock subscriptions.

Debit:

(a) With amount at the subscription price of such subscribed capital stock issued (contra credits will be made to accounts Nos. 405-409 and, as appropriate, No. 420).

(b) With amount at the subscription price of such subscribed capital stock is canceled or disposed of otherwise.

Credit: (a) With amount at the subscription price of such capital stock subscribed.

(See accounts Nos. 413-414 and "Note" of accounts Nos. 415-419)

413-414 Capital stock subscriptions receivable
(Type and class)

These accounts will represent the total unpaid balances of capital stock subscriptions receivable from subscribers of the company's authorized capital stock.

A separate subscriptions receivable account should be provided for each type and class of capital stock subscribed.

Debit: (a) With amount of such capital stock subscriptions received.

Credit:

(a) With amount collected on such capital stock subscriptions.

(b) With amount of such capital stock subscriptions canceled or disposed of otherwise.

(See accounts Nos. 410-411 and "Note" of accounts Nos. 415-419)

415-419 Treasury stock
(Type and class)

These accounts will represent the total amount of the company's issued capital stock which has been reacquired through purchase or donation and has not been retired. A separate account should be provided for each type and class of such capital stock held by the company.

Debit:

(a) With cost of such capital stock acquired through purchase.

(b) With amount of fair market value or par value of such capital stock acquired through donation (contra credit will be made to account No. 420).

Credit:

(a) With cost of such capital stock acquired through purchase, when sold or disposed of otherwise.

(b) With amount of fair market value or par value of such capital stock acquired through donation, when sold or disposed of otherwise.

NOTE: Appropriate subsidiary records should be maintained as deemed necessary.

420 Paid-in surplus.

This account will represent the amount of surplus arising from (1) sales initially of the company's capital stock at a price in excess of par value (including amounts transferred from capital stock subscribed at a price above par, when shares are issued); (2) donations to the company of its issued capital stock carried as treasury stock at fair market value of par value; (3) retirements of capital stock purchased at less than the par value thereof; (4) sales of treasury stock in excess of its carrying value on the books of the company; (5) donations or gifts to the company of assets carried at not in excess of fair market value; and (6) other capital equity transactions with stockholders.

Debit:

(a) With amount of loss on treasury stock sold which was acquired through purchase, but not to exceed the total of credits residing in this account relating to previous gains on treasury stock sold or retirement of capital stock at amounts less than the amounts previously paid in with respect thereto (any amount of loss in excess of the total of such credits will be charged to retained earnings, account No. 425).

(b) With amount received by the company below fair market value, or par value, whichever applicable, for treasury stock sold which was acquired through donation.

(c) With amount paid by the company in excess of par value, but not to exceed the premium received initially, for shares of capital stock retired (any amount paid in excess of par plus initial premium received will be charged to retained earnings, account No. 425).

Credit:

(a) With amount paid in (including stock dividends from retained earnings), or transferred from capital stock subscribed, representing the excess (after deduction of underwriters' fees and commissions) over par value of the company's capital stock, when shares are issued.

(b) With amount of fair market value or par value of the company's capital stock acquired through donation.

(c) With amount of discount below par value of the company's capital stock acquired through purchase, when such stock is retired.

(d) With amount received by the company in excess of cost, or in excess of fair market value or par value, whichever applicable, for treasury stock sold.

(e) With amount not to exceed fair market value of donations or gifts of assets to the company.

425 Retained earnings.

This account will represent the accumulated balance of the company's undistributed net income since incorporation.

Debit:

(a) At the end of the fiscal year, with any debit balance reflected in the profit and loss summary account, No. 429, and/or the realized gain and loss summary account, No. 430.

(b) With amount of dividends, other than stock dividends, declared payable out of retained earnings by the company's Board of Directors.

(c) With amount of stock dividends, at a per share value representing the higher of fair value or the average paid-in capital per share existing at the time that the dividend is declared (par or stated value of capital stock issued plus paid-in surplus divided by the number of shares of capital stock issued), which are declared by the company's Board of Directors and paid out of retained earnings.

(d) With appropriate amount of loss on treasury stock sold which was acquired through purchase, representing the excess of such loss over the total of credits residing in paid-in surplus, account No. 420, relating to previous gains on treasury stock sold or retirement of capital stock at amounts less than the amounts previously paid in with respect thereto.

(e) With appropriate amount paid by the company in excess of par plus initial premium received on the type and class of shares of capital stock retired.

(f) With amounts transferred to appropriated retained earnings upon approval by the Board of Directors.

Credit:

(a) At the end of the fiscal year, with the credit balances of the profit and loss summary account, No. 429, and the realized gain and loss summary account, No. 430.

(b) With amounts returned from appropriated retained earnings.

(See account No. 427)

427 Appropriated retained earnings.

This account will represent the amount of retained earnings restricted from dividend distribution and thus earmarked for some future purpose.

Debit: (a) With amounts returned to the retained earnings account after purpose has been served.

Credit: (a) With amounts transferred from retained earnings upon approval by the Board of Directors.

(See account No. 425)

429 Profit and loss summary.

This account will be used as a clearing account through which all income and expense accounts on the books of the company will be closed.

Debit:

(a) At the end of the fiscal year, with the debit balances of all expense and income accounts.

(b) At the end of the fiscal year, with the credit balance of the account (transfer to retained earnings).

Credit:

(a) At the end of the fiscal year, with the credit balances of all income and expense accounts.

(b) At the end of the fiscal year, with the debit balance of the account (transfer to retained earnings).

(See account No. 425)

430 Realized gain and loss summary.

This account will be used as a clearing account through which all accounts for realized gains and losses on investments on the books of the company will be closed.

Debit:

(a) At the end of the fiscal year, with the balances of all accounts for losses on investments.

(b) At the end of the fiscal year, with the credit balance of the account (transfer to retained earnings).

Credit:

(a) At the end of the fiscal year, with the balances of all accounts for gains on investments.

(b) At the end of the fiscal year, with the debit balance of the account (transfer to retained earnings).

(See account No. 425)

Income Accounts

500 Commitment income.

This account will represent the amount of income earned on commitments to small business concerns for loans (section 305) and equity securities (section 304). This account, on the books of the "participating" company, will include the amount of commitment income on deferred participations.

Debit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

Credit: (a) With amount of income earned on commitments and deferred participations.

NOTE 1: A deferred participation is defined as a commitment under a participation agreement whereby the "participating" company will make funds available on a deferred basis to the "initiating" company in connection with the latter's financing of, or commitment to finance, a small business concern, or in connection with an "initiating" small business investment company's acquisition of loans or equity securities from other such companies.

NOTE 2: Recording as income in this account of accrued commitment fees receivable should be discontinued with respect to any small business concern which is in bankruptcy, or on the verge thereof, or otherwise considered to be insolvent. The amounts in question should be credited as deferred income in account No. 383—Other deferred credits, pending determination of the appropriate accounting. In less serious situations, when the small business concern has not earned the amount of accrued commitment fees, or the fair value of its debt or equity instrument held by the company, as determined by the Board of Directors, is less than cost, or recovery thereon is doubtful, an addition to the allowance for uncollectible notes and accounts receivable should be made in an amount equivalent to the accrued commitment fees taken into income in this account, or, as an alternative, the commitment income should be deferred in account No. 383 as above indicated.

(See account No. 151)

510 Interest on invested idle funds.

This account will represent the amount of interest earned on (1) time certificates of deposit in banks which are members of the Federal Deposit Insurance Corporation, (2) U.S. Government obligations, direct and fully guaranteed, owned by the company, and (3) funds of the company in insured savings accounts in institutions the accounts of which are insured by the Federal Savings and Loan Insurance Corporation.

Debit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

Credit: (a) With amount of interest earned on invested idle funds.

512 Interest on loans.

This account will represent the amount of interest earned on loans (section 305) to small business concerns.

Debit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

Credit: (a) With amount of interest earned on loans outstanding to small business concerns.

NOTE: Accrual of interest receivable should be discontinued with respect to any loan to a small business concern which is in bankruptcy, or on the verge thereof, or otherwise considered to be insolvent. Any interest payments received from such a debtor should not be credited to this account as interest income, but should be either credited as payments on principal of the debt or credited as deferred income in account No. 383—Other deferred credits, pending determination of the appropriate accounting. In less serious situations, when interest receivable is accrued under circumstances in which the financed small business concern has not earned the amount thereof, or the fair value of the loan as determined in good faith by the Board of Directors is less than cost or recovery thereon is doubtful, an addition to the

allowance for uncollectible interest receivable should be made in an amount equivalent to the accrued interest receivable taken into income in this account, or, as an alternative, the interest income should be deferred in account No. 383 as above indicated.

(See accounts Nos. 160, 161, 170, and 173)

516 Interest on debt securities.

This account will represent the amount of interest earned on debt securities of small business concerns owned by the company pursuant to section 304 of the Small Business Investment Act of 1958, as amended.

Debit: (a) At the end of the fiscal year with the balance of account (transfer to profit and loss summary).

Credit: (a) With amount of interest earned on debt securities owned.

NOTE: Accrual of interest receivable should be discontinued with respect to any debt security of a small business concern which is in bankruptcy, or on the verge thereof, or otherwise considered to be insolvent. Any interest payments received from such a debtor should not be credited to this account as interest income, but should be either credited as payments on principal of the debt or credited as deferred income in account No. 383—Other deferred credits, pending determination of the appropriate accounting. In less serious situations, when interest receivable is accrued under circumstances in which the financed small business concern has not earned the amount thereof, or the fair value of the debt security as determined in good faith by the Board of Directors is less than cost, or recovery thereon is doubtful, an addition to the allowance for uncollectible interest receivable should be made in an amount equivalent to the accrued interest receivable taken into income in this account, or, as an alternative, the interest income should be deferred in account No. 383 as above indicated.

(See accounts Nos. 160, 161, 180, 184, and 187)

520 Interest income—other.

This account will represent the amount of interest earned on miscellaneous notes receivable, funds in escrow pending closing of financing, and interest-bearing receivables not otherwise classified.

Debit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

Credit: (a) With amount of interest earned on such receivables.

(See accounts Nos. 140, 160, and 179)

532 Management consulting service fees.

This account will represent the amount of fees charged for management consulting services rendered to small business concerns and other small business investment companies pursuant to section 308(b) of the Small Business Investment Act of 1958, as amended.

Debit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

Credit: (a) With amount of such fees charged.

NOTE: Recording as income in this account of accrued management consulting service fees receivable should be discontinued with respect to any small business concern which is in bankruptcy, or on the verge thereof, or otherwise considered to be insolvent. The

amounts in question should be credited as deferred income in account No. 383—Other deferred credits, pending determination of the appropriate accounting. In less serious situations, when the small business concern has not earned the amount of accrued management consulting service fees, or the fair value of its debt or equity instruments held by the company, as determined by the Board of Directors, is less than cost, or recovery thereon is doubtful, an addition to the allowance for uncollectible notes and accounts receivable should be made in an amount equivalent to the accrued management consulting service fees taken into income in this account, or, as an alternative, the management consulting service income should be deferred in account No. 383 as above indicated.

(See accounts Nos. 140, 150, and 151)

534 Investigation and service fees charged other lenders.

This account will represent the amount of fees charged for investigation and services rendered to banks or other lenders or investors, pursuant to section 308(a) of the Small Business Investment Act of 1958, as amended. The account will include compensation for financial services rendered in connection with participations sold.

Debit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

Credit: (a) With amount of such fees charged.

(See accounts Nos. 140 and 150)

536 Application and appraisal fees.

This account will represent the amount of fees charged for application, appraisal, investigation, and related services rendered to small business concerns.

Debit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

Credit: (a) With amount of such fees charged.

(See accounts Nos. 173 and 187 and "Note" of accounts Nos. 140, 150 and 532)

540 Dividends on capital stock of SBCs.

This account will represent the amount of income from dividends on capital stock of small business concerns.

Debit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

Credit: (a) With amount of income from such dividends.

(See "Note" of accounts Nos. 140, 150, and 532)

541 Sharings in income or revenue of SBCs.

This account will represent the amount of sharings or participations in the income or revenue of small business concerns which the company has financed by means of loans (section 305) or debt securities (section 304).

Debit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

Credit: (a) With amount of such sharings.

(See "Note" of accounts Nos. 140, 150, and 532)

570 Gain on U.S. Government securities.

This account will represent the amount of gain on the sale or other disposition of U.S. Government obligations, direct and fully guaranteed, carried in account No. 130.

Debit: (a) At the end of the fiscal year, with the balance of account (transfer to realized gain and loss summary).

Credit: (a) With amount of gain on such securities sold or disposed of otherwise.

NOTE: Increase in value over cost of U.S. Treasury bills, which are issued at a discount and are noninterest bearing, will not be reflected in this account but will be credited to account No. 510—Interest on invested idle funds, with concurrent debit to account No. 160—Accrued interest receivable.

572 Gain on debt securities (section 304).

This account will represent the amount of gain on the sale or other disposition of debt securities (section 304) of small business concerns carried in accounts Nos. 180 and 184, and will include recoveries on debt security losses previously charged to the loss account.

Debit: (a) At the end of the fiscal year, with the balance of account (transfer to realized gain and loss summary).

Credit:

(a) With amount of gain on such debt securities sold or disposed of otherwise.

(b) With amount collected on portions of debt securities previously charged to the loss account.

(See accounts Nos. 383 and 702)

576 Gain on capital stock of SBCs.

This account will represent the amount of gain on the sale or other disposition of capital stock of small business concerns carried in accounts Nos. 190 and 192, and will include recoveries on capital stock losses previously charged to the loss account.

Debit: (a) At the end of the fiscal year, with the balance of account (transfer to realized gain and loss summary).

Credit:

(a) With amount of gain on such capital stock sold or disposed of otherwise.

(b) With amount realized on capital stock of SBCs previously charged to the loss account.

(See accounts Nos. 383 and 706)

577 Gain on warrants, options, and other stock rights acquired from SBCs.

This account will represent the amount of gain on the sale or other disposition of warrants, options, and other stock rights acquired from SBCs, and will include recoveries on stock rights losses previously charged to the loss account.

Debit: (a) At the end of the fiscal year, with the balance of account (transfer to realized gain and loss summary).

Credit:

(a) With amount of gain on such warrants, options, and other stock rights acquired from SBCs sold or disposed of otherwise.

(b) With amount realized on warrants, options, and other stock rights previously charged to the loss account.

(See accounts Nos. 196, 383, 707, and memorandum record No. NA-10)

578 Gain on assets acquired in liquidation of loans and debt securities.

This account will represent the amount of gain on the sale or other disposition of assets acquired in liquidation of loans and debt securities of small business concerns carried in account No. 200, and will include recoveries on losses on assets acquired in liquidation previously charged to the loss account.

Debit: (a) At the end of the fiscal year, with the balance of account (transfer to realized gain and loss summary).

Credit:

(a) With amount of gain on such assets acquired in liquidation of loans and debt securities sold or disposed of otherwise.

(b) With amount realized on assets acquired in liquidation of loans and debt securities previously charged to the loss account.

(See accounts Nos. 383 and 708)

579 Gain on other assets.

This account will represent the amount of gain on the sale or other disposition of assets not specifically provided for in other accounts, and will include recoveries on losses on other assets previously charged to the loss account.

Debit: (a) At the end of the fiscal year, with the balance of account (transfer to realized gain and loss summary).

Credit:

(a) With amount of gain on such assets sold or disposed of otherwise.

(b) With amount realized on other assets previously charged to the loss account.

(See accounts Nos. 383 and 709)

582 Income from assets acquired in liquidation of loans and debt securities.

This account will represent the amount of income earned on assets acquired in liquidation of loans and debt securities, including the operation of properties, carried in account No. 200.

Debit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

Credit: (a) With amount of such income earned.

NOTE: In instances when a liquidating agent is employed to supervise the disposition of the assets, appropriate subsidiary accounts should be maintained by the agent. Cash collected from the sale of assets by the liquidating agent should be remitted immediately to the company. The company should maintain a local depository bank account, in which all receipts of the agent are deposited when direct remittances to the company are not feasible. Deposit balances in this account should be subject to withdrawal by check only by the company and should be reflected on the company's records in the same manner as other bank accounts.

Any advances to a liquidating agent for expenses incident to the operation or the disposition of assets acquired in the liquidation

of loans and debt securities should be charged to account No. 220—Prepaid expenses and deferred charges.

584 Other income.

This account will represent the income earned not specifically provided for in other accounts.

Debit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

Credit: (a) With amount of such income earned.

Expense Accounts

600 Commitment expense.

This account will represent the amount of commitment expense on commitments from lending institutions.

On the books of the "initiating" company, this account also will include the amount of commitment expense on deferred participations.

Debit: (a) With amount of expense incurred on commitments and deferred participations.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

NOTE: A deferred participation is defined as a commitment under a participation agreement whereby the "participating" company will make funds available on a deferred basis to the "initiating" company in connection with the latter's financing of, or commitment to finance, a small business concern, or in connection with an "initiating" small business investment company's acquisition of loans or equity securities from other such companies.

(See account No. 340)

610 Interest on obligations payable to SBA.

This account will represent the amount of interest expense accrued on obligations payable to the Small Business Administration for funds borrowed.

Debit: (a) With amount of such interest accrued.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

(See accounts Nos. 300, 302, 304, 306, and 350)

622 Interest on obligations payable to other than SBA.

This account will represent the amount of interest expense accrued on obligations payable to other than the Small Business Administration for funds borrowed.

Debit: (a) With amount of such interest accrued.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

(See accounts Nos. 310, 312, 314, 315, 316, 317, 320, and 350)

642 Stock record and other financial expenses.

This account will represent the amount of charges to the company by the transfer agent and the registrar for services rendered in connection with the issuance

and transfer of the company's capital stock, and will include other financial expenses not provided for elsewhere.

Debit: (a) With amount of such expenses incurred.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

650-679 Operating expenses.

The accounts under this caption will represent the amounts of operating expenses incurred.

Debit appropriate account: (a) With amount of operating expenses incurred.

Credit appropriate account: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

650 Advertising and promotional costs.

This account will represent the cost of advertising and promoting the company's services, including the cost of entertaining prospective borrowers and clients.

651 Appraisal and investigation costs.

This account will represent the amount of charges made by outside firms and individuals for appraisal, investigation, and related services rendered to the company.

652 Auditing and examination costs.

This account will represent the amount of charges for auditing, examination, and bookkeeping services rendered by accountants not on the company's payroll, and charges for services rendered by SBA examiners.

653 Communications.

This account will represent telephone, telegraph, and postage expense.

654 Cost of space occupied.

This account will represent the cost of space occupied such as rent, alterations, amortization of leasehold improvements, light, heat, power, janitor service, maintenance and repair expense on buildings, furniture, and equipment (other than automobiles), etc.

655 Depreciation of corporate premises owned, furniture, and equipment.

This account will represent the amount of provision applicable to the fiscal year for depreciation of the building and other depreciable improvements of corporate premises owned and used as the company's office quarters. The account also will include the amount of provision applicable to the fiscal year for depreciation of furniture and equipment (other than automobiles) owned by the company.

657 Directors' and stockholders' meetings costs.

This account will represent directors' fees and travel expense for attendance at directors' and stockholders' meetings. The account also will include the cost of holding stockholders' meetings, such as rental of the meeting hall and related expenses.

658 Insurance.

This account will represent fire, theft, employee group life insurance, and other

insurance expense, including fidelity bond premiums and insurance on automobiles. The portion, if any, of employee group life insurance premiums withheld from salaries or received from employees will be reflected in account No. 378. Insurance premiums to be amortized will be charged to account No. 220.

660 Investment adviser costs.

This account will represent the amount of charges made by outside firms and individuals for furnishing consultation and advice to the company with respect to the desirability of investing in, purchasing, or selling loans, debt securities, and capital stock of small business concerns and other property.

661 Legal services.

This account will represent the cost of legal services rendered to the company.

663 Salaries.

This account will include the balances in subaccounts Nos. 663.1 and 663.2.

663.1 Salaries of officers.

This account will represent the salary cost of all officers of the company, including directors' salaries, if any, but not directors' fees for attendance at meetings.

663.2 Salaries of employees.

This account will represent the salary cost of all employees other than officers, including salaries of any temporary or part-time employees engaged for specific assignments.

664 Taxes, excluding income taxes.

This account will represent the cost of all taxes, including those on corporate premises owned, motor vehicle, and personal property, social security taxes (company's portion), and other taxes charged to the company, exclusive of income taxes.

665 Travel.

This account will represent all travel expense, including transportation charges, automobile maintenance, operating expense, and depreciation expense, meals, lodging, telephone, telegraph, and other company costs incurred by officers and employees while in a travel status.

670 Employee benefits expense.

This account will represent the cost assumed by the company in contributing to funds providing for employee retirement benefits and other types of employee benefits, except group life insurance. The portion, if any, of the cost of employee benefits withheld from salaries or received from employees will be reflected in account No. 378.

672 Organization expense.

This account will represent the amount of legal fees, promotional expense, stock certificate costs, incorporation fees, taxes, and other related costs incurred in organizing the company, which are charged to expense (this account) as incurred or are transferred to this account periodically through the amortization of organization costs established as an asset in account No. 256.

679 Miscellaneous operating expenses.

This amount will represent the amount of operating expenses not specifically provided for in other accounts. There will be included expenses incurred under contracts for management of the company; amounts paid in connection with dues, subscriptions, donations, and similar items; charges made to the company for custodial or safekeeping services in connection with its portfolio securities; and bank service charges, exchange on checks, protest fees, etc., and the cost of office supplies such as stationery, accounting forms, binders, pencils, etc.

680 Estimated losses on receivables.

This account will represent the amount of estimated losses applicable to the fiscal year on notes and accounts receivable, and interest receivable.

Debit: (a) With amount of such estimated losses incurred.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

682 Estimated losses on portfolio securities.

This account will represent the amount of estimated losses applicable to the fiscal year on loans (section 305) and debt securities, capital stock of small business concerns, and warrants, options, and other stock rights acquired from SBCs (all section 304).

Debit: (a) With amount of such estimated losses incurred.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

684 Estimated losses on assets acquired in liquidation of loans and debt securities.

This account will represent the amount of estimated losses applicable to the fiscal year on assets acquired in liquidation of loans and debt securities.

Debit: (a) With amount of such estimated losses incurred.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

686 Estimated losses on amounts due from debtors on sale of assets acquired in liquidation of loans and debt securities.

This account will represent the amount of estimated losses applicable to the fiscal year on amounts due from debtors on sale of assets acquired in liquidation of loans and debt securities.

Debit: (a) With amount of such estimated losses incurred.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

700 Loss on U.S. Government securities.

This account will represent the amount of loss on the sale or other disposition of U.S. Government obligations, direct and fully guaranteed, carried in account No. 130.

Debit: (a) With amount of loss on such securities sold or disposed of otherwise.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to realized gain and loss summary).

702 Loss on debt securities (section 304).

This account will represent the amount of loss in excess of that provided for in account No. 185 on the write-down or sale or other disposition of debt securities (section 304) of small business concerns carried in accounts Nos. 180 and 184.

Debit: (a) With amount of loss in excess of that provided for in account No. 185 on such debt securities written down or sold or disposed of otherwise.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to realized gain and loss summary).

(See account No. 572)

706 Loss on capital stock of SBCs.

This account will represent the amount of loss in excess of that provided for in account No. 193 on the writedown or sale or other disposition of capital stock of small business concerns carried in accounts Nos. 190 and 192.

Debit: (a) With amount of loss in excess of that provided for in account No. 193 on such capital stock written down or sold or disposed of otherwise.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to realized gain and loss summary).

(See account No. 576)

707 Loss on warrants, options, and other stock rights acquired from SBCs.

This account will represent the amount of loss in excess of that provided for in account No. 197 on the writedown or sale or other disposition of warrants, options, and other stock rights acquired from SBCs.

Debit: (a) With amount of loss in excess of that provided for in account No. 197 on such warrants, options, and other stock rights written down or sold or disposed of otherwise.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to realized gain and loss summary).

(See accounts Nos. 196, 577, and memorandum record No. NA-10)

708 Loss on assets acquired in liquidation of loans and debt securities.

This account will represent the amount of loss in excess of that provided for in account No. 201 on the writedown or sale or other disposition of assets acquired in liquidation of loans and debt securities of small business concerns carried in account No. 200.

Debit: (a) With account of loss in excess of that provided for in account No. 201 on such assets written down or sold or disposed of otherwise.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to realized gain and loss summary).

(See account No. 578)

709 Loss on other assets.

This account will represent the amount of loss on the sale or other disposition of assets not specifically provided for in other accounts.

Debit: (a) With amount of loss on such assets sold or disposed of otherwise.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to realized gain and loss summary).

(See account No. 579)

710 Expense on assets acquired in liquidation of loans and debt securities.

This account will represent the amount of expense incurred on assets acquired in liquidation of loans and debt securities, including the operation and depreciation of properties, carried in account No. 200. The account also will include the amount of interest expense accrued on mortgages payable on assets acquired in liquidation of loans and debt securities.

Debit: (a) With amount of such expense incurred.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

NOTE: In instances when a liquidating agent is employed to supervise the disposition of the assets, appropriate subsidiary accounts should be maintained by the agent.

Cash collected from the sale of assets by the liquidating agent should be remitted immediately to the company. The company should maintain a local depository bank account, in which all receipts of the agent are deposited when direct remittances to the company are not feasible. Deposit balances in this account should be subject to withdrawal by check only by the company and should be reflected on the company's records in the same manner as other bank accounts.

Any advances to a liquidating agent for expenses incident to the operation of or in the disposition of assets acquired in the liquidation of loans and debt securities should be charged to account No. 220—Prepaid expenses and deferred charges.

715 Other expenses.

This account will represent the amount of nonoperating expenses not specifically provided for in other accounts, including, on the books of the "participating" company, the amount of compensation expense for financial services received from "initiating" companies in connection with participations purchased.

Debit: (a) With amount of such expenses incurred.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

(See account No. 340)

720 Income taxes—net income.

This account will include the balances in subaccounts Nos. 720.1, 720.2, 720.3, etc.

720.1 Federal income taxes—net income.

This account will represent the amount of Federal income taxes applicable to net income for the current fiscal year.

Debit: (a) With amount of such taxes accrued.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

(See subaccount No. 354.1)

720.2 State income taxes—net income.

This account will represent the amount of State income taxes applicable to net income for the current fiscal year.

Debit: (a) With amount of such taxes accrued.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to profit and loss summary).

(See subaccount No. 354.2)

722 Income taxes—net realized gain on investments.

This account will include the balances in subaccounts Nos. 722.1, 722.2, 722.3, etc.

722.1 Federal income taxes—net realized gain on investments.

This account will represent the amount of Federal income taxes applicable to net realized gain on investments for the current fiscal year.

Debit: (a) With amount of such taxes accrued.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to realized gain and loss summary).

(See subaccount No. 354.1)

722.2 State income taxes—net realized gain on investments.

This account will represent the amount of State income taxes applicable to net realized gain on investments for the current fiscal year.

Debit: (a) With amount of such taxes accrued.

Credit: (a) At the end of the fiscal year, with the balance of account (transfer to realized gain and loss summary).

(See subaccount No. 354.2)

Memorandum Records**NOMINAL ASSETS****NA-10 Stock purchase warrants or options on stock of SBCs.**

This record will show the company's ownership of detachable stock purchase warrants or options on stock of SBCs, retained after the accompanying financing instruments have been disposed of, for which no consideration was given distinct from that surrendered for such financing instruments and for which no separate cost has otherwise been determined.

Each such detachable stock purchase warrant or option certificate should be entered in this record, upon detachment, at a nominal value of one dollar (\$1.00). Upon sale of such a detached stock pur-

chase warrant or option, upon exercise or expiration of rights conveyed by such a detached stock purchase warrant or option, or upon the determination of a cost to be recorded for such a detached stock purchase warrant or option, the entry establishing such certificate in the memorandum records is to be discharged through an equivalent credit.

Debit: (a) With nominal value of such detachable stock purchase warrants or options upon their detachment from capital stock certificates or debt securities.

Credit:

(a) With nominal value of such detached stock purchase warrants or options upon exercise or expiration of rights conveyed by such warrant or option certificates.

(b) With nominal value of such detached stock purchase warrants or options sold or disposed of otherwise.

(c) With nominal value of such detached stock purchase warrants or options for which a separate cost has been established.

(See accounts Nos. 180, 190, and 196)

CONTINGENT LIABILITIES**CL-15 Commitments outstanding.**

This record will show the amount of financing commitments made and outstanding to small business concerns, including commitments for loans and for the acquisition of small business concerns' capital stock and debt securities. This record also will show the amount of deferred participations. A deferred participation is defined as a commitment under a participation agreement whereby the "participating" company will make funds available on a deferred basis to the "initiating" company in connection with the latter's financing of, or commitment to finance, a small business concern, or in connection with an "initiating" small business investment company's acquisition of loans or equity securities from other such companies. When funds are advanced against commitments, appropriate entry will be made in this record.

CL-16 Guarantees outstanding.

This record will show the amount for which the company is contingently liable under guarantees issued to lending institutions in connection with obligations of portfolio concerns under notes, debentures, or other evidences of indebtedness, or short-term advances to such concerns.

OPTIONS ON COMPANY'S STOCK

This record will show the amount of miscellaneous contingent obligations not otherwise classified.

OPTIONS ON COMPANY'S STOCK**OCS-1 Options on company's stock.**

This record will show details of outstanding options on the company's capital stock granted in lieu of salary or in payment for services actually rendered to the company. The following data will be included:

1. Identification of person or entity holding options.

2. Number of shares optioned.

3. Type and class of stock called for by options.

4. Dates of grant and of expiration of options.

5. Price or prices at which options exercisable, with dates they apply.

6. Fair market value, per share, of stock called for at date each option was granted.

7. Price of each option as percent of fair market value of optioned stock at date option was granted.

8. Provisions for termination of options in case of death or retirement of optionees, or other circumstances.

9. Details of authorization, shares reserved for, issuance, exercise, lapse, and forfeiture of options provided for under the company's stock option plan.

ACTUAL LOSS EXPERIENCE**AL-1 Actual (realized) losses.**

This record will show for each fiscal year, and also accumulatively, the amount of actual (realized) losses incurred through disposition, writedown, or writeoff of loans and investments. Losses shall be stated in total for all loans and investments and also separately for loans; debt securities; capital stock of small business concerns; warrants, options, and other stock rights of small business concerns; assets acquired in liquidation of loans and debt securities; and amounts due from debtors on sale of assets acquired in liquidation of loans and debt securities. Losses realized shall be determined in relation to cost of the assets involved without regard to the existence or nonexistence of related allowances for losses.

[P.R. Doc. 69-3550; Filed, Mar. 25, 1969; 8:48 a.m.]

Title 14—AERONAUTICS AND SPACE

Chapter I—Federal Aviation Administration, Department of Transportation

[Docket No. 69-CE-3-AD; Amdt. 39-740]

PART 39—AIRWORTHINESS DIRECTIVES

Beech Model 65-90, 65-A90, and B90 Airplanes

There have been reports of cracks of the rudder spar at the top and center hinge attach points on Beech Model 65-90 and 65-A90 airplanes. These conditions are caused by fatigue failure because of vibration and can result in loss of rudder control.

Since these conditions are likely to exist or develop in other airplanes of the same type design, an airworthiness directive is being issued requiring an initial visual inspection of the rudder spar web in the area under and adjacent to the upper and center hinge attach points for evidence of cracks. If cracks are discovered, the airworthiness directive will require modification or replacement of

the rudder spar in accordance with Beechcraft Service Instructions No. 0101-135 or any other method approved as an equivalent by the Chief, Engineering and Manufacturing Branch, Federal Aviation Administration, Central Region. The airworthiness directive will also require recurring visual inspections every 300 hours' time-in-service after the initial inspection until the rudder spar has been replaced or modified.

Since immediate action is required in the interest of safety, compliance with the notice and public procedure provisions of the Administrative Procedure Act is not practical and good cause exists for making this rule effective in less than thirty (30) days.

In consideration of the foregoing and pursuant to the authority delegated to me by the Administrator (31 F.R. 13697), § 39.13 of Part 39 of the Federal Aviation Regulations is amended by adding the following new airworthiness directive:

BEECHCRAFT. Applies to Models 65-90, 65-A90, and B90 (Serial Nos. LJ-1 through LJ-428) airplanes with 250 hours' or more time-in-service.

Compliance required as indicated.

To detect cracks in the rudder spar, within the next 50 hours' time-in-service after the effective date of this airworthiness directive, unless already accomplished, and thereafter at intervals of not to exceed 300 hours' time-in-service from the date of the last inspection, accomplish the following:

(A) Inspect visually the rudder spar web, in the area under and adjacent to the upper and center hinge attach points.

(B) If a crack is found during an inspection required by Paragraph (A), before further flight, accomplish the following:

(1) Modify the rudder spar web in accordance with the method contained in Beechcraft Instructions No. 0101-135, or any other method approved as an equivalent by the Chief, Engineering and Manufacturing Branch, FAA, Central Region; or

(2) Replace the rudder spar with one that has been modified in accordance with paragraph (B)(1) of this airworthiness directive.

(C) When either the modification or replacement described in paragraph (B) of this airworthiness directive has been accomplished, the inspections required by this airworthiness directive are no longer required.

This amendment becomes effective March 26, 1969.

(Secs. 313(a), 601, 603, Federal Aviation Act of 1958; (49 U.S.C. 1354(a), 1421, 1423), of sec. 6(c), Department of Transportation Act; 49 U.S.C. 1655(c))

Issued in Kansas City, Mo., on March 17, 1969.

EDWARD C. MARSH,
Director, Central Region.

[F.R. Doc. 69-3508; Filed, Mar. 25, 1969; 8:45 a.m.]

[Airspace Docket No. 68-EA-75]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, CONTROLLED AIRSPACE, AND REPORTING POINTS

Designation, Alteration, and Revocation of Transition Areas

On January 10, 1969, a notice of proposed rule making was published in the FEDERAL REGISTER (34 F.R. 401) stating that the Federal Aviation Administra-

tion proposed amendments to Part 71 of the Federal Aviation Regulations that would redescribe, revoke, and designate the controlled airspace within the State of Virginia and its coastal waters by designating such airspace as the Virginia transition area.

Interested persons were afforded an opportunity to participate in the proposed rule making through the submission of comments. All comments received were favorable.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0901 G.m.t., May 29, 1969, as hereinafter set forth.

Section 71.181 (34 F.R. 4637) is amended as follows:

1. The Virginia transition area is added as follows:

VIRGINIA

That airspace extending upward from 1,200 feet above the surface within the boundary of the State of Virginia including the offshore airspace within 3 nautical miles of and parallel to the shoreline of Virginia and that airspace extending upward from 2,000 feet MSL bounded on the north by lat. 37°08'00" N., on the east by long. 75°32'00" W., on the south by lat. 36°49'25" and on the west by a line 3 nautical miles from and parallel to the shoreline, excluding the airspace within R-6602 and R-6606.

2. In the Charlottesville, Va., transition area, all after " * * * within 2 miles each side of a line bearing 045°" is deleted and "from a point at lat. 38°08'21" N., long. 78°27'00" W., extending from the 6-mile radius area to 8 miles northeast of that point." is substituted therefor.

3. In the Danville, Va., transition area, all after " * * * 8 miles northeast and 8 miles southwest of the VOR." is deleted.

4. In the Dublin, Va., transition area, all after " * * * 8 miles southwest of the VOR." is deleted.

5. In the Lynchburg, Va., transition area, all after " * * * 11 miles east of the VORTAC." is deleted.

6. In the Richmond, Va., transition area, all after " * * * Richmond ILS localizer southwest course," is deleted and "extending from the 8-mile radius area to 12 miles southwest of the OM." is substituted therefor.

7. In the Norfolk, Va., transition area, all after " * * * to lat. 37°14'40" N., long. 76°39'50" W." is deleted and "thence to the point of beginning." is substituted therefor.

8. In the West Virginia transition area, all between "lat. 39°50'00" N., long. 77°30'00" W.; to" and "to lat. 38°02'00" N., long. 82°15'00" W.," is deleted and "lat. 38°24'10" N., long. 77°30'00" W.; thence westerly along the Virginia State line to lat. 37°23'00" N., long. 82°11'30" W.; thence" is substituted therefor.

(Sec. 307(a), Federal Aviation Act of 1958; 49 U.S.C. 1348, sec. 6(c), Department of Transportation Act; 49 U.S.C. 1655(c))

Issued in Washington, D.C., on March 18, 1969.

PAUL W. ROBINSON,
Acting Chief, Airspace and
Air Traffic Rules Division.

[F.R. Doc. 69-3509; Filed, Mar. 25, 1969; 8:45 a.m.]

[Airspace Docket No. 68-SO-62]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, CONTROLLED AIRSPACE, AND REPORTING POINTS

Designation of Transition Area, Revocation, and Alteration of Transition Areas

On January 10, 1969, a notice of proposed rule making was published in the FEDERAL REGISTER (34 F.R. 400) stating that the Federal Aviation Administration proposed amendments to Part 71 of the Federal Aviation Regulations that would redescribe, alter, revoke, and designate controlled airspace within the State of South Carolina and its coastal waters by designating the South Carolina transition area.

Interested persons were afforded an opportunity to participate in the proposed rule making through the submission of comments. All comments received were favorable.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended effective, 0901 G.m.t., May 29, 1969, as hereinafter set forth.

Section 71.181 (34 F.R. 4637) is amended as follows:

1. The South Carolina transition area is added as follows:

SOUTH CAROLINA

That airspace extending upward from 1,200 feet above the surface within the boundary of the State of South Carolina including the offshore airspace within 3 nautical miles of and parallel to the shoreline of South Carolina, and including the airspace outside the United States southeast of Myrtle Beach, S.C., bounded by a line beginning at lat. 33°48'10" N., long. 78°31'45" W.; to lat. 33°45'50" N., long. 78°31'00" W.; to lat. 33°40'10" N., long. 78°40'15" W.; thence clockwise along a 15-mile radius circle centered on the Conway TACAN to lat. 33°27'40" N., long. 78°55'20" W.; to lat. 33°19'40" N., long. 79°02'10" W.; to lat. 33°14'15" N., long. 79°06'15" W.; thence north along a line 3 nautical miles from and parallel to the shoreline to point of beginning; and east of Charleston, S.C., bounded by a line beginning at lat. 33°04'55" N., long. 79°13'10" W.; to lat. 32°58'30" N., long. 79°18'00" W.; to lat. 32°50'40" N., long. 79°23'15" W.; thence clockwise along the arc of a 38-mile radius circle centered on the Charleston VORTAC to lat. 32°38'40" N., long. 79°27'25" W.; to lat. 32°44'00" N., long. 79°45'10" W.; thence north along a line 3 nautical miles from and parallel to the shoreline to point of beginning; and southeast of Beaufort, S.C., bounded by a line beginning at lat. 32°15'00" N., long. 80°30'00" W.; to lat. 32°00'00" N., long. 80°33'00" W.; to lat. 32°03'25" N., long. 80°46'30" W.; thence north along a line 3 nautical miles from and parallel to the shoreline to point of beginning, excluding the airspace within R-6004.

2. In the Charleston, S.C., transition area, all after " * * * within 2 miles each side of the Charleston VORTAC 135° radial," is deleted and "extending from the 8-mile radius area to 10 miles southeast of the VORTAC." is substituted therefor.

3. In the Columbia, S.C., transition area, all after " * * * and within 5 miles north and 8 miles south of the Columbia ILS localizer west course" is deleted and "extending from the 9-mile radius area

to 12 miles west of the OM." is substituted therefor.

4. In the Florence, S.C., transition area, all after " * * * within 2 miles each side of the Florence VORTAC 052° radial," is deleted and "extending from the 8-mile radius area to 8 miles northeast of the VORTAC." is substituted therefor.

5. In the Greenville, S.C., transition area, all after " * * * within a 7-mile radius of the Donaldson Center Airport" is deleted and "(latitude 34°45'30" N., longitude 82°22'35" W.)" is substituted therefor.

6. In the Greenwood, S.C., transition area, all after " * * * within 2 miles each side of the Greenwood VORTAC 099° radial," is deleted and "extending from the 8-mile radius area to 8 miles east of the VORTAC." is substituted therefor.

7. In the Myrtle Beach, S.C., transition area, all after " * * * within an 8-mile radius of the Myrtle Beach Airport" is deleted and "(latitude 33°48'40" N., longitude 78°43'30" W.)" is substituted therefor.

8. The Allendale, S.C., transition area is revoked.

(Sec. 307(a), Federal Aviation Act of 1958; 49 U.S.C. 1348, sec. 6(c), Department of Transportation Act; 49 U.S.C. 1655(c))

Issued in Washington, D.C., on March 18, 1969.

PAUL W. ROBINSON,
Acting Chief, Airspace and
Air Traffic Rules Division.

[F.R. Doc. 69-3510; Filed, Mar. 25, 1969;
8:45 a.m.]

[Airspace Docket No. 68-SO-69]

PART 71—DESIGNATION OF FEDERAL AIRWAYS, CONTROLLED AIRSPACE, AND REPORTING POINTS

Designation of Transition Area; Alteration of Transition Areas; and Revocation of Transition Areas

On January 10, 1969, a notice of proposed rule making was published in the FEDERAL REGISTER (34 F.R. 402) stating that the Federal Aviation Administration proposed amendments to Part 71 of the Federal Aviation Regulations that would redescribe, alter, revoke, and designate the controlled airspace within the State of North Carolina and its coastal waters by designating the North Carolina transition area.

Interested persons were afforded an opportunity to participate in the proposed rule making through the submission of comments. All comments received were favorable.

In consideration of the foregoing, Part 71 of the Federal Aviation Regulations is amended, effective 0901 G.m.t., May 29, 1969, as hereinafter set forth.

Section 71.181 (34 F.R. 4637) is amended as follows:

1. The North Carolina transition area is added as follows:

NORTH CAROLINA

That airspace extending upward from 1,200 feet above the surface within the boundary of the State of North Carolina including that airspace within 3 nautical miles of and parallel to the shoreline of North Carolina; and including the additional airspace bounded by a line beginning at lat. 34°09'45" N., long. 77°45'45" W., to lat. 34°03'05" N., long. 77°42'30" W., to lat. 34°01'05" N., long. 77°50'05" W.; thence via a line 3 nautical miles from and parallel to the shoreline to the point of beginning; and that airspace bounded by a line beginning at lat. 33°50'30" N., long. 78°23'45" W., to lat. 33°45'50" N., long. 78°31'00" W., to lat. 33°48'10" N., long. 78°31'45" W.; thence via a line 3 nautical miles from and parallel to the shoreline to the point of beginning, excluding the portions within R-5301 A and B, R-5306 A, B, and C, R-5311, R-5313, R-5302.

2. In the Asheville, N.C., transition area, all after " * * * 6 miles east of the 159° and 339° bearings from the Biltmore RBN" is deleted and "extending from 6 miles north to 10 miles south of the RBN." is substituted therefor.

3. In the Charlotte, N.C., transition area, all after " * * * within 2 miles each side of the Charlotte 223° radial," is deleted and "extending from the 8-mile radius area to 14 miles southwest of the VORTAC." is substituted therefor.

4. The Cherry Point, N.C., transition area is revoked.

5. In the Edenton, N.C., transition area, all after " * * * within 2 miles each side of a line bearing 331° from lat. 36°05'00" N., long. 76°36'00" W.," is deleted and "extending from the 5-mile radius area to 8 miles northwest of lat. 36°05'00" N., long. 76°36'00" W." is substituted therefor.

6. In the Goldsboro, N.C., transition area, all after " * * * within 2 miles each side of the Seymour Johnson VOR 256° radial," is deleted and "extending from the 9-mile radius area to 12 miles west of the VOR." is substituted therefor.

7. In the Greensboro, N.C., transition area, all after " * * * within 2 miles each side of the extended centerline of Runway 5" is deleted and "extending from the 8-mile radius area to 8 miles northeast of the airport." is substituted therefor.

8. In the Hickory, N.C., transition area, all after " * * * within 2 miles each side of the Hickory VOR 114° radial," is deleted and "extending from the VOR to 14 miles southeast." is substituted therefor.

9. In the Raleigh, N.C., transition area, all after " * * * within 5 miles southeast and 8 miles northwest of the Raleigh-Durham ILS localizer southwest course," is deleted and "extending from the 9-mile radius area to 12 miles southwest of the LOM." is substituted therefor.

10. In the Wilmington, N.C., transition area, all after " * * * within 2 miles each side of the ILS localizer north course" is deleted and "extending from the 8-mile radius area to 8 miles north of Wesley Intersection." is substituted therefor.

(Sec. 307(a), Federal Aviation Act of 1958; 49 U.S.C. 1348, sec. 6(c), Department of Transportation Act; 49 U.S.C. 1655(c))

Issued in Washington, D.C., on March 18, 1969.

PAUL W. ROBINSON,
Acting Chief, Airspace and
Air Traffic Rules Division.

[F.R. Doc. 69-3511; Filed, Mar. 25, 1969;
8:45 a.m.]

Title 18—CONSERVATION OF POWER AND WATER RESOURCES

Chapter V—Federal Water Pollution Control Administration, Department of the Interior

PART 604—STANDARDS-SETTING CONFERENCES, HEARINGS, AND NOTIFICATION OF ALLEGED VIOLATORS OF WATER QUALITY STANDARDS

On July 25, 1968, notice of proposed rule making was published in the FEDERAL REGISTER (33 F.R. 10574) which set forth the text of regulations, proposed to be adopted as Part 604, establishing the procedures for water quality standards-setting conferences, public hearings, and notices and hearings on violations of water quality standards pursuant to section 10(c) of the Federal Water Pollution Control Act, as amended (33 U.S.C. 466g).

Pursuant to the above notice, a number of comments have been received from interested persons, and due consideration has been given to all relevant matter presented. In light of the preceding, pertinent revisions have been made in the rules as proposed.

In accordance with the statement in the notice of proposed rule making, Part 604, as set forth below, is hereby adopted effective on publication.

Sec.	Applicability.
604.1	Definitions.
604.2	Initiation of proceedings for conferences; appointment of Chairman.
604.3	Organization and general procedures of the conference.
604.4	Notice of conference.
604.5	Service.
604.6	Publication of notice.
604.7	Parties.
604.8	Presentation of material by the Federal Water Pollution Control Administration of the Department of the Interior.
604.9	Conference procedure.
604.10	Record of proceedings.
604.11	Preparation, publication, and promulgation of water quality standards; effective date; petition for public hearing.
604.12	Initiation of proceedings for water quality public hearings; appointment of Hearing Board.
604.13	Organization and general procedures of the Hearing Board.
604.14	Notice of hearing.
604.15	Service.
604.16	Publication of notice.
604.17	Parties.
604.18	Presentation of standards and supporting material by the Commissioner.
604.19	

Sec.	
604.20	Hearing procedure.
604.21	Record of proceedings.
604.22	Oral argument.
604.23	Final findings and recommendations.
604.24	Notification of alleged violators of water quality standards.

AUTHORITY: The provisions of this Part 604 issued under sec. 10, 70 Stat. 506, as amended; 33 U.S.C. 466i. Interpret or apply sec. 10(c), 79 Stat. 908, 33 U.S.C. 466g(c).

§ 604.1 Applicability.

The provisions of this part apply to proceedings under section 10(c) (2), (4), and (5) of the Federal Water Pollution Control Act, as amended (79 Stat. 908; 33 U.S.C. 466g(c) (2), (4), and (5)).

§ 604.2 Definitions.

(a) "Act" means the Federal Water Pollution Control Act, as amended (33 U.S.C. 466 et seq.).

(b) "Chairman" means the Chairman appointed by the Secretary to conduct the conference pursuant to section 10(c) (2) of the Act (33 U.S.C. 466g(c) (2)).

(c) "Department" means the Department of the Interior.

(d) "Secretary" means the Secretary of the Interior.

(e) "Commissioner" means Commissioner of the Federal Water Pollution Control Administration in the Department of the Interior.

(f) "Water Quality Standards" mean water quality criteria applicable to specific interstate waters and a plan for the implementation and enforcement of such criteria, all of which shall be such as to protect the public health or welfare, enhance the quality of water and serve the purposes of the Act, taking into consideration the use and value of such waters for public water supplies, propagation of fish and wildlife, recreational purposes, and agricultural, industrial and other legitimate uses.

(g) The definitions of terms contained in subsection 10(j) and section 13 of the Act shall be applicable to such terms as used in this part unless the context otherwise requires.

§ 604.3 Initiation of proceedings for conferences; appointment of Chairman.

(a) In any case where the Secretary finds that the conditions precedent to his establishment or revision of water quality standards exist, he will give notice of his intention to do so and call a conference in connection therewith. He may fix the time and place of such conference in his notice of intention to establish or revise water quality standards or he may authorize the Commissioner to do so.

(b) The Chairman of such conference shall be the Secretary or the Commissioner of the Federal Water Pollution Control Administration in the Department of the Interior or such other employee of that Administration as the Secretary may appoint.

§ 604.4 Organization and general procedures of the conference.

(a) The Chairman shall convene the conference and schedule such other meetings as may be necessary, including

meetings for the settlement or simplification of issues.

(b) The Chairman shall preside at all conference sessions and meetings called by him.

(c) The conference shall be conducted in an informal but orderly manner in accordance with this part. Questions of procedure during a conference shall be determined by the Chairman.

(d) The Federal Water Pollution Control Administration in the Department of the Interior shall provide such clerical and technical assistance as may be necessary.

(e) The Chairman shall maintain and have custody of all official records and documents pertaining to the conference and shall perform such other duties related to the functioning of the conference as may be necessary.

(f) The Chairman shall execute, issue or serve such notices, reports, communications, and other documents relating to the functions of the conference as he may deem proper.

§ 604.5 Notice of conference.

(a) The Secretary or the Commissioner shall issue and serve notice of a conference as herein provided including the time and place of the conference.

(b) The notice of conference shall briefly describe the location and nature of the interstate waters to be covered by the conference.

(c) The notice shall include the name of the Chairman before whom the conference will be conducted upon a day and at a time and place specified not earlier than thirty (30) days after the service of the notice.

(d) Notice of the conference shall be served on representatives of Federal departments and agencies, interstate agencies, States, municipalities, and industries the Secretary or Commissioner has reason to believe are contributing to, affected by, or have an interest in water quality standards for the waters to be covered by the conference.

§ 604.6 Service.

Notice of the conference may be served by mailing a copy thereof to each person, department, or agency to be served at their residence, office or place of business as ascertained by the Secretary or Commissioner, as the case may be. Service by mail is complete upon mailing.

§ 604.7 Publication of notice.

Notice of the water quality standards-setting conference shall be published in the FEDERAL REGISTER at least thirty (30) days prior to the conference.

§ 604.8 Parties.

(a) The parties to a conference shall include the persons, departments, and agencies specified in section 604.5(d).

(b) The Chairman shall have all the rights of a party to the conference.

(c) Upon application and good cause shown, the Chairman may permit any interested Federal departments and agencies, interstate agencies, States, municipalities, industries or other persons to appear at the conference and be

admitted as parties to such extent and upon such terms as the Chairman shall determine proper.

(d) Any party may appear in person or by counsel.

(e) The failure of any party to file an appearance or appear at the conference in response to the notice of conference shall not delay the conference and the Chairman shall proceed, hear, receive statements, make determinations and take other appropriate action affecting such party.

§ 604.9 Presentation of material by the Federal Water Pollution Control Administration of the Department of the Interior.

The Commissioner shall arrange for the presentation of material concerning the quality of waters to be covered by the conference, the uses, both existing and potential, of such waters, the criteria necessary to protect such uses, the person or persons, if any, contributing or discharging any matter affecting the quality of such waters, and remedial measures, if any, recommended by the Federal Water Pollution Control Administration.

§ 604.10 Conference procedure.

(a) Persons making statements need not be sworn or make affirmation. Each party shall be given an opportunity to make a statement concerning the water quality standards for the waters covered by the conference, an opportunity after all parties have been heard to make a further statement which may include comments on or rebuttal of other parties' views, and an opportunity to make recommendation for water quality standards in either his first or subsequent statement.

(b) When necessary, in order to prevent undue prolongation of the conference, the Chairman may limit the number of times any party may make a statement and may direct that further statements be made in writing.

(c) The Chairman shall exclude irrelevant, immaterial or unduly repetitious material.

§ 604.11 Record of proceedings.

(a) Statements given and other procedures of a formal conference shall be reported verbatim. A transcript of such report shall be a part of the record and the sole official transcript of the proceedings.

(b) All statements, charts, tabulations and other data shall be received in the record. If a party to a proceeding under this section objects to the admissibility of such material, the objection shall be noted and the Chairman shall have a right to rule thereon.

(c) When the statement refers to a statute, or a report or document, the Chairman shall, after satisfying himself of the identification of such statute, report or document, determine whether the same shall be produced at the conference and physically be made part of the record or shall be incorporated in the record by reference.

(d) The Chairman may take official notice of statutes of States and of duly promulgated regulations of any Federal or State agency.

(e) The Chairman shall submit to the Secretary the verbatim transcript including all charts, tabulations, and similar data which are part of the conference record.

§ 604.12 Preparation, publication, and promulgation of water quality standards; effective date; petition for public hearing.

(a) Subsequent to submission of the conference transcript and record, the Secretary shall prepare regulations setting forth water quality standards for interstate waters or portions thereof which were covered by the conference. Such regulations shall be published as part of a notice of proposed rule making in the FEDERAL REGISTER.

(b) After publication of such regulations and notice of proposed rule making, interested persons may submit written data, views, or arguments in triplicate in regard to the regulations setting forth water quality standards to the Secretary of the Interior, Washington, D.C. 20240. All relevant material received not later than 90 days after such publication will be considered.

(c) If, within 6 months from the date the Secretary publishes such regulations, the State has not adopted water quality standards found by the Secretary to be consistent with section 10(c)(3) of the Act, or a petition for public hearing has not been filed under section 10(c)(4) of the Act and § 604.12(d), the Secretary shall promulgate water quality standards by publication thereof in the FEDERAL REGISTER. Such water quality standards shall be effective thirty (30) days after such publication unless a petition for public hearing has been first filed under section 10(c)(4) of the Act and § 604.12(d).

(d) At any time prior to thirty (30) days after water quality standards have been promulgated under § 604.12(c), the Governor of any State affected by such standards may petition the Secretary for a public hearing under section 10(c)(4) of the Act. A petition for a public hearing need not observe any fixed form, but it must be in writing directed to the Secretary and state that the petitioning Governor desires the Secretary to call a public hearing with respect to water quality standards under section 10(c)(4) of the Act, identifying the interstate waters with respect to which such hearing is to be called.

§ 604.13 Initiation of proceedings for water quality public hearings; appointment of Hearing Board.

(a) In any case where the Secretary finds that the conditions precedent to the calling of a water quality public hearing under the Act exist, he will call such a hearing, and may either fix the time and place thereof, or authorize the Commissioner to do so.

(b) Prior to the hearing, the Secretary will appoint a Hearing Board of five or more persons, as provided in the Act,

and will designate one of the members as chairman. A majority of the Hearing Board shall be persons other than officers or employees of the Department. The Secretary may revoke appointment to the Hearing Board in the event of disability of a member or for other cause, and may fill any vacancy in the membership of the Hearing Board, or in the office of Chairman. The Secretary of Commerce, the Secretary of Health, Education, and Welfare, other affected Federal departments and agencies, and each State which would be affected by such standards shall each be given an opportunity to select a member of the Hearing Board and shall further be given an opportunity to select another person to fill any vacancy resulting from the resignation or revocation of appointment of any member originally so selected.

§ 604.14 Organization and general procedures of the Hearing Board.

(a) The Chairman shall convene the Hearing Board for hearing sessions and for such other meetings as may be necessary.

(b) The Chairman shall preside at all hearing sessions and meetings of the Hearing Board. In case of the absence or incapacity of the Chairman, the Hearing Board may elect from its members an acting chairman to preside and to perform the duties of the Chairman.

(c) The hearing shall be conducted in an informal but orderly manner in accordance with this part. A quorum of the Hearing Board for the purpose of the hearing shall consist of not less than five members. Questions of procedure during a hearing shall be determined by the Chairman. Rulings of the Chairman may be appealed to the Hearing Board.

(d) The Hearing Board shall have the power to rule upon offers of proof and the admissibility of evidence, to receive relevant evidence, to examine witnesses and parties, to regulate the course of the hearing, to change the time and place of the hearing or any of its sessions upon reasonable notice to the parties, and to hold conferences for the settlement or simplification of issues.

(e) The Commissioner shall provide for the Hearing Board such clerical and technical assistance as may be necessary.

(f) The Hearing Board shall designate an executive secretary, from personnel provided by the Commissioner, who shall maintain and have custody of all official records and other documents pertaining to the functions of the Hearing Board, and shall perform such other duties related to its functions as the Hearing Board may prescribe.

(g) The Hearing Board may authorize the Chairman and the executive secretary on its behalf to execute, issue or serve such notices, reports, communications, and other documents relating to the functions of the Hearing Board as it may deem proper.

§ 604.15 Notice of hearing.

(a) The Secretary or Commissioner shall issue and serve notice of hearing as herein provided.

(b) The notice of hearing shall briefly describe the location and nature of the interstate waters to be covered by the hearing and the water quality regulations therefor, if any, prepared pursuant to section 10(c)(2) of the Act.

(c) The notice shall include the names of the persons constituting the Hearing Board before whom the hearing will be held and shall designate a day, a time and place therefor not earlier than thirty (30) days after the service of the notice.

(d) Notice of the hearing shall be served on representatives of Federal departments and agencies, interstate agencies, States, municipalities and industries the Secretary or Commissioner has reason to believe are contributing to, affected by, or have an interest in water quality standards for the waters to be covered by the hearing.

§ 604.16 Service.

Notice of the hearing and other documents relating to the function of the hearing may be served by mailing a copy thereof to each person, department, or agency to be served at their residence, office or place of business as ascertained by the Secretary or Commissioner, as the case may be. Service by mail is complete upon mailing.

§ 604.17 Publication of notice.

Notice of the public hearing shall be published in the FEDERAL REGISTER at least thirty (30) days prior to the hearing.

§ 604.18 Parties.

(a) The parties to a hearing shall include the persons and agencies specified in § 604.15(d).

(b) The Commissioner shall have all the rights of a party to the hearing.

(c) Upon application and good cause shown, the Hearing Board may permit any interested person or agency to appear before it and be admitted as a party to such extent and upon such terms as the Hearing Board shall determine proper.

(d) Any party may appear in person or by counsel.

(e) The failure of any party to file an appearance or appear at the hearing in response to the notice of hearing shall not delay the hearing and the Hearing Board may proceed, hear and receive evidence and take other appropriate action affecting such party.

§ 604.19 Presentation of standards and supporting material by the Commissioner.

The Commissioner shall arrange for the presentation of the regulations, if any, prepared by the Secretary and setting forth the standards of water quality for the waters covered by the hearing, and such other material as he deems relevant to the issues in the hearing.

§ 604.20 Hearing procedure.

(a) Each witness shall, before testifying, be sworn or make affirmation.

(b) When necessary, in order to prevent undue prolongation of the hearing,

the Hearing Board may limit the number of times any witness may testify, the repetitious examination or cross-examination of witnesses or the amount of corroborative or cumulative testimony.

(c) The Hearing Board shall exclude irrelevant, immaterial or unduly repetitious evidence.

(d) Every party shall have the right to present evidence and cross-examine witnesses.

§ 604.21 Record of proceedings.

(a) Testimony given and other proceedings had at a hearing shall be reported verbatim. A transcript of such report shall be a part of the record and the sole official transcript of the proceedings.

(b) All written statements, charts, tabulations, and similar data offered in evidence at the hearing shall, upon a showing satisfactory to the Hearing Board of their authenticity, relevancy, and materiality, be received in evidence and shall constitute a part of the record.

(c) Where the testimony of a witness refers to a statute, or a report or document, the Hearing Board shall, after satisfying itself of the identification of such statute, report or document, determine whether the same shall be produced at the hearing and physically be made a part of the record or shall be incorporated in the record by reference.

(d) The Hearing Board may take official notice of statutes of the United States or of any State and of duly promulgated regulations of any Federal or State agency.

(e) The Hearing Board may take official notice of a material fact not appearing in the evidence in the record, but any party, prior to the conclusion of the hearing, shall be afforded an opportunity to show the contrary.

§ 604.22 Oral argument.

Oral argument may be permitted in the discretion of the Hearing Board, and shall be reported as part of the record unless otherwise ordered by the Hearing Board.

§ 604.23 Final findings and recommendations.

(a) The Hearing Board shall make its final findings, conclusions, and recommendations, if any, based on the evidence presented at the hearing, and submit the same to the Secretary.

(b) Upon submission of such findings, conclusions, and recommendations, the Hearing Board shall be terminated and all records pertaining to its functions transferred to the custody of the Commissioner.

(c) A copy of the findings, conclusions, and recommendations, if any, of the Hearing Board shall be served on all parties to the hearing by the Secretary and the Secretary shall cause their publication in the FEDERAL REGISTER.

§ 604.24 Notification of alleged violators of water quality standards.

The Secretary shall notify those persons responsible for the discharge of matter into interstate waters or por-

tions thereof which is not in compliance with the water quality standards established under section 10 of the Act (whether the matter causing or contributing to such violation is discharged directly into such waters or reaches such waters after discharge into tributaries of such waters) and other interested parties of the alleged violation of such standards. In all such notices, the Secretary shall designate a time when and place where any person receiving such notice may appear before and participate in an informal hearing before the Secretary, his designee, or such Board as he may appoint relative to the alleged violation of standards so that, if possible, there can be voluntary agreement reached as to appropriate remedial action.

Dated: March 20, 1969.

WALTER J. HICKEL,
Secretary of the Interior.

[F.R. Doc. 69-3506; Filed, Mar. 25, 1969;
8:45 a.m.]

Title 32—NATIONAL DEFENSE

Chapter V—Department of the Army

SUBCHAPTER B—CLAIMS AND ACCOUNTS

PART 536—CLAIMS AGAINST THE UNITED STATES

Miscellaneous Amendments

1. In § 536.6(a), subparagraphs (1) and (3) are revised, and new subparagraph (7) is added, as follows:

§ 536.6 Claims.

(a) *Who may present.* (1) A claim may be presented by the owner of the property, or in his name by a duly authorized agent, or legal representative.

(3) A claim based on death may be presented by the executor or administrator of the deceased's estate, or by any person determined to be legally or beneficially entitled. Under most regulations, a death gives rise to but a single claim. The amount allowed will, to the extent practicable, be apportioned among the beneficiaries in accordance with the law of the place where the incident giving rise to the claim occurred.

(7) A claim may be presented by a subrogee in his own name if authorized by the law of the place where the incident giving rise to the claim occurred provided subrogation is not barred by the regulation applicable to the type of claim involved.

2. Paragraphs (a) and (b) of § 536.7 are revised, and in paragraph (d), subparagraphs (1) and (2) are revoked, as follows:

§ 536.7 Determination of compensation for damage to or loss or destruction of property.

(a) *General.* Local laws generally will be followed in computing damages in

tort claims involving damage to or loss or destruction of property (also see § 536.21). Awards under the Military Personnel and Civilian Employees' Claims Act of 1964 (31 U.S.C. 240-243) will be in accordance with the provisions of § 536.27 and implementing instructions from the Chief, U.S. Army Claims Service.

(b) *Special damages.* Claimant's entitlement to special damages will be determined in accordance with local law (also see § 536.21(c)). Special damages are not under § 536.27.

(d) *Proof of damage.* * * *

(1) [Revoked]

(2) [Revoked]

3. In § 536.10(c), subparagraph (2) is revised as follows:

§ 536.10 Adjudication and notice to claimant.

(c) *Award in less than full amount.* * * *

(2) Request the execution of a claims settlement agreement (in triplicate), in final and complete settlement of the claim in the reduced amount. This requirement does not apply to claims cognizable under § 536.27 which are adjudicated by a settlement authority, except when in the opinion of the settlement authority good legal practice so dictates

4. In § 536.11b, paragraph (d) is revised, as follows:

§ 536.11b Small claims.

(d) *Settlement agreement.* When a claimant is available and agrees to accept a sum less than originally claimed, he will be requested to sign in ink, a statement to that effect on any open space on each copy of the claim form (SF 95). If not readily available, the claimant will be requested to sign and return in triplicate a Claims Settlement Agreement (DA Form 1666), which upon receipt will be attached to the claim form. A settlement agreement is not required in claims adjudicated by a settlement authority under § 536.27, except when in the opinion of the settlement authority good legal practice so dictates. An approving authority will obtain a settlement agreement if the claim is to be paid in an amount less than claimed.

5. In § 536.11c, paragraphs (a) and (b) are revised, as follows:

§ 536.11c Advance payments.

(a) *Purpose.* This section implements the act of September 8, 1961 (75 Stat. 488, 10 U.S.C. 2736), as amended by Public Law 90-21, September 26, 1968 (82 Stat. 874), and authorizes an advance payment not in excess of \$1,000 in claims resulting in immediate hardship which are payable under §§ 536.12-536.24b, 536.26, 536.140-536.152, and AR 27-25. No new liability is created by title 10, United States Code, section 2736, which merely permits partial advance

payments on meritorious claims as specified in this paragraph.

(b) *Conditions for advance payment.* An advance payment is authorized only under the following circumstances:

(1) The claim for death, personal injury, or damage to or loss of property must be determined to be cognizable and meritorious under the provisions of either §§ 536.12-536.24b, 536.140-536.152, AR 27-25, or § 536.26.

(2) There exists an immediate need of the person who suffered the injury, damage, or loss, or of his family, for food, clothing, shelter, medical or burial expenses, or other necessities, and other resources for such expenses are not reasonably available.

(3) The payee, so far as can be determined, would be a proper claimant, or is the spouse or next of kin of a claimant who is incapacitated.

(4) The total damage sustained must exceed the amount of the advance payment.

(5) A properly executed advance payment acceptance agreement has been obtained.

(C1, C2, and C3, AR 27-20)

(Sec. 3012, 70A Stat. 157; 10 U.S.C. 3012)

For The Adjutant General.

HAROLD SHARON,
Chief, Legislative and Precedent
Branch, Management Division,
TAGO.

[F.R. Doc. 69-3505; Filed, Mar. 25, 1969;
8:45 a.m.]

PART 536—CLAIMS AGAINST THE UNITED STATES

Claims Arising in Foreign Countries

In § 536.26, paragraph (a) is revised; in paragraph (k), subparagraphs (1) and (3) are revised; subparagraph (3) in paragraph (n) is revised; paragraph (o) is revised; subdivision (iv) in paragraph (p) (2) is revised; paragraph (q) is revised; and three addresses in the list in paragraph (s) are changed, as follows:

§ 536.26 Claims arising in foreign countries.

(a) *Statutory authority.* The authority for this regulation is contained in the following statutes:

(1) The act of 10 August 1956 (71A Stat. 155, 10 U.S.C. 2734), as amended by Public Law 90-521, September 26, 1968 (82 Stat. 874), commonly referred to as the Foreign Claims Act.

(2) The act of September 7, 1962 (76 Stat. 512, 10 U.S.C. 2734a), as amended by Public Law 90-521, September 26, 1968 (82 Stat. 874).

(3) The act of September 8, 1961 (75 Stat. 488, 10 U.S.C. 2736), as amended by Public Law 90-521, September 26, 1968 (82 Stat. 874).

(4) Act of March 4, 1923 (42 Stat. 1509, 36 U.S.C. 121, 138b).

(k) *Claims not payable.* . . .

(1) Results from action by an enemy or results directly or indirectly from an

act of the Armed Forces of the United States in combat, except that a claim may be allowed if it arises from an accident or malfunction incident to the operation of an aircraft of the Armed Forces of the United States including its airborne ordinance, indirectly related to combat, and occurring while preparing for, going to, or returning from, a combat mission.

(3) Falls under—

(i) The Federal Employees' Compensation Act (5 U.S.C. 8101-8150) which is an exclusive remedy against the United States; or

(ii) The Longshoremen's and Harbor Workers' Compensation Act (44 Stat. 1424, 33 U.S.C. 901), or other workmen's compensation laws or regulations, including local law or custom, in cases where contribution is made or insurance premiums paid directly or indirectly by the United States on behalf of the injured employee. If, in the opinion of an approving or settlement authority, the claim should be considered payable, e.g., the injuries did not result from a normal risk of employment or adequate compensation is not payable under workmen's compensation laws, the file will be forwarded with recommendations through claims channels to the Chief, U.S. Army Claims Service, who may authorize payment of an appropriate award. The Chief, U.S. Army Claims Service, also may specify that all or any part of any compensation received by the claimant from workmen's compensation sources as above will be deducted from the award to claimant. The claim of an insurance carrier subrogee who has received premiums paid directly or indirectly by the United States on behalf of the injured employee, however, is not allowable.

(n) *Foreign claims commissions.* . . .

(3) *Qualifications of members.* Each member of a foreign claims commission must be a commissioned officer of the Armed Forces of the United States with legal training, or such other experience as is considered adequate by the appointing authority to qualify him to analyze evidence, determine facts, and apply pertinent legal principles. At least one member of each commission must be an officer of the Judge Advocate General's Corps unless the commission is authorized to settle small claims only (see sec. IV, AR 27-20). A commissioned officer of another armed force will not be appointed a member of an Army Foreign Claims Commission without prior approval by the Chief, U.S. Army Claims Service.

(o) *Advance payments.* Advance payments pursuant to title 10, United States Code, section 2736, as amended, in partial payment of meritorious claims to alleviate hardship are authorized as provided in § 536.11c of this part. However, no advance payment is authorized if the incident occurs in a foreign country which, pursuant to the Agreement Regarding the Status of Forces of Parties to the North Atlantic Treaty, or other similar

treaty or agreement, is responsible for the settlement of claims arising therefrom.

(p) *Cross-servicing of claims.* . . .

(2) *Cross-servicing.* . . .

(iv) *Claims generated by the Coast Guard.* Claims resulting from activities, or generated by members or employees, of the Coast Guard while operating as a service of the Department of Transportation may, upon request, be settled under this regulation by a foreign claims commission appointed as authorized herein, but shall be paid from appropriations of the Coast Guard (10 U.S.C. 2734a(c)).

(q) *Reimbursements to other governments.* Reimbursements due to foreign countries of the U.S. share of claims settlement costs pursuant to the Agreement Regarding the Status of Forces of Parties to the North Atlantic Treaty, or other similar treaty or agreement, are the responsibility of the Army in those countries in which the Army has been assigned single service claims responsibility (Department of Defense Directive 5515.3, June 27, 1963). The officers authorized to effect such reimbursements will report, promptly, to the Chief, U.S. Army Claims Service, Fort Holabird, Md. 21219, statistical information as to the number of claims settled, the total of amounts paid by the foreign government, and the amount reimbursed by the United States and the fiscal year funds charged. Such reimbursements, or portions thereof, which pertain to nonappropriated fund claims will be made solely from nonappropriated funds, and will be reported separately. Upon request of the Secretary of Transportation, or his designee, any payments made relating to Coast Guard generated claims covered by subsection 2734a(c) of title 10, United States Code, may be reimbursed or paid to the foreign country concerned by the authorized representative of the Department of Defense out of appropriations for claims of the Department of Defense, subject to reimbursement from the Department of Transportation (10 U.S.C. 2734a(d)).

(s) *United States sending State offices and single service offices.*

ARMY ADDRESSES

Dominican Republic: (Deleted)

Federal Republic of Germany:
Chief, U.S. Army Claims Service, Europe,
APO New York 09168.

France:
United States Claims Office, France, APO
New York 09777.

[C3, AR 27-26, Jan. 28, 1969]

(Sec. 3012, 70A Stat. 157; 10 U.S.C. 3012. Interpret or apply secs. 2734, 2736, 70A Stat. 154, 76 Stat. 767; 10 U.S.C. 2734, 2736)

For the Adjutant General.

HAROLD SHARON,
Chief, Legislative and Precedent
Branch, Management Division,
TAGO

[F.R. Doc. 69-3504; Filed, Mar. 25, 1969;
8:45 a.m.]

Chapter VII—Department of the Air Force

SUBCHAPTER I—MILITARY PERSONNEL

PART 882—DECORATIONS AND AWARDS

Subpart B—U.S. Military Decorations

Subchapter I of Chapter VII of Title 32 of the Code of Federal Regulations is amended as follows:

1. Section 882.24 is revised; § 882.26 is amended by adding note immediately following subparagraph (1) of paragraph (d). These sections now read as follows:

§ 882.24 Special entitlements.

(a) *Increase in retired pay.* Any Regular enlisted member of the Air Force retired under 10 U.S.C. 8914 credited with extraordinary heroism in line of duty, is entitled to 10 percent increase in retired pay, provided the total retired pay does not exceed 75 percent. A determination that extraordinary heroism was or was not involved will now be made by the Secretary of the Air Force at the time the award is processed.

(1) Since extraordinary heroism is the criteria for award of the Medal of Honor, Air Force Cross, or equivalent Army or Navy decorations, to enlisted members, they will be automatically entitled to the additional retirement pay subject to the 75 percent limitation. When award of the Medal of Honor and the Air Force Cross is approved, the special order confirming the award will include a statement authorizing the 10 percent additional retirement pay. The CBPO or unit personnel record custodian will file one copy of the special order in the recipient's unit personnel records. USAFMPC (AFPMPSAM) will include a copy of the special order in the recipient's master personnel records.

(2) Other decorations awarded for heroism (Silver Star, Distinguished Flying Cross, Airman's Medal, and the Bronze Star Medal with "V" device) also will be considered for the additional 10 percent retirement pay at the time the award is processed. The determination of the Secretary of the Air Force as to extraordinary heroism is conclusive for all purposes.

(3) If the final determination is made that the factor of extraordinary heroism was involved, a Department of the Air Force special order will be issued confirming entitlement to the additional retired pay. USAFMPC (AFPMPSAM) will inform the major command of the Secretary's determination and include sufficient copies of the order to insure a copy for the recipient and a copy of his unit personnel records. USAFMPC (AFPMPSAM) also will include a copy of the special orders in the member's master personnel records.

(4) If it is determined that extraordinary heroism was not involved, the major command will be requested to make that determination a matter of official record by filing a copy of the correspondence in the recipient's unit personnel records. A copy of the correspond-

ence also will be included in the individual's master personnel record by AFPMPSAM.

(5) Air Force commanders having final awarding authority for the Silver Star, Distinguished Flying Cross, Airman's Medal, and the Bronze Star Medal with "V" device will, when they approve the award, forward the approved recommendation, including a copy of the special order announcing the award and the citation, to USAFMPC (AFPMPSAM), Randolph AFB, TX 78148, for processing to the Secretary of the Air Force for a determination. Each case will include the major command's evaluation as to whether or not extraordinary heroism in line of duty was involved in the action which resulted in award of the decoration.

NOTE: This new procedure will not preclude a member from requesting a determination on any decoration (Silver Star, Distinguished Flying Cross (Heroism), Airman's Medal, and the Bronze Star Medal with "V" device) received before this new procedure when extraordinary heroism may have been involved.

(b) *Medal of Honor Recipients—(1) Medal of Honor Roll.* Upon written application to the Secretary of the Air Force, each living recipient of the Medal of Honor, who has served on active duty in the armed forces of the United States, may have his name entered on the Medal of Honor Roll, if the Medal of Honor was awarded for conspicuous gallantry and intrepidity at the risk of his life above and beyond the call of duty while so serving. Each person whose name is placed on the Roll is certified to the Veteran Administration as being entitled to receive a special pension of \$100 per month for life, if he so desires, payable monthly by that agency. The payment of this special pension is in addition to, and does not deprive the pensioner of, any other pension, benefit, right, or privilege to which he is or may be thereafter entitled (38 U.S.C. 560-562). Necessary application is automatically furnished each Air Force recipient of the Medal of Honor by Hq USAF.

(2) *Air Transportation.* Living recipients of the Medal of Honor are entitled to free transportation on military aircraft within the continental limits of the United States on a "space available" basis. Identification cards for this purpose are furnished by USAFMPC (AFPMPSAM). (See AFR 76-6, Responsibilities and Policies for Movement of Traffic on Other Than MAC Scheduled Aircraft.)

(3) *Admission to U.S. Service Academies.* Sons of Medal of Honor recipients, otherwise qualified, are not subject to quota requirements of admission to any of the U.S. Service Academies. (See annual catalog, U.S. Air Force Academy.)

(4) *Wearing of Air Force Uniform.* Persons awarded the Medal of Honor, are authorized to wear the uniform at any time, except as prohibited in AFM 35-10 (Service and Dress Uniforms for AF Personnel).

§ 882.26 Joint Service Commendation Medal (JSCM) (Department of Defense).

(d) *Awarded by:*

(1) * * *

NOTE: Recommendations for award of the Joint Service Medal to Air Force personnel assigned to joint activities for which the Air Force has been designated as the executive agent for the Secretary of Defense, will be forwarded to USAFMPC (AFPMPSAM), Randolph AFB, TX 78148, for processing through the Secretary of the Air Force to the Assistant Secretary of Defense (Administration) for approval.

Subpart E—U.S. Service Award

2. Sections 882.50, 882.51, 882.52, 882.53, 882.54, and 882.54a are revised. Section 882.67, paragraph (g) is amended by adding the word "Korea" as the last entry to the second column, and the words "1 October 1966 to a date to be announced" as the last entry in the third column. The revised sections now read as follows:

§ 882.50 Types of awards.

U.S. service awards include medals, ribbon bars, lapel buttons, and other devices (clasps, stars, clusters, arrowheads) which are described in Subpart K.

§ 882.51 Eligibility criteria.

(a) *Who is eligible.* A person generally is eligible for a service award if he:

(1) Was assigned or attached to and present for duty with a unit serving within the prescribed geographical area established for the award during the designated time period;

(2) Was assigned or attached to and present for duty with a unit designated in appropriate administrative orders as having received the award during the prescribed time period; or

(3) Otherwise meets the requirements for the award stated in the appropriate paragraph of this subpart.

(b) *Who is ineligible.* No service award will be awarded to a person whose entire service for the period covered by the award was not honorable, nor to a person whose service for the period covered by the award was terminated under other than honorable conditions. However, if a person was awarded and presented an award for service before his dishonorable behavior, the award will not be revoked unless specifically directed by Hq USAF.

§ 882.52 Number of awards a person may receive.

Only one award of a specific U.S. service medal or Philippine service ribbon will be made to the same person. Devices will be awarded to denote additional awards in those instances specified in this part.

§ 882.53 Posthumous service awards.

Next-of-kin are entitled to receive service awards and related devices which were earned but not presented before the death of the recipient. Duplicate service awards may be furnished free to the

parents of the deceased when awards are given to the widow or widower.

§ 882.54 Awards by other U.S. agencies.

Service awards are also awarded by the U.S. Army, Navy, Marine Corps, and Coast Guard. Such awards are made in conformance with the regulations of the awarding authority, and this part will not be construed to nullify them. An Air Force member who has been awarded a service award by one of the other military services may wear the award on the Air Force uniform provided that its wear is not precluded by AFM 35-10 (Service and Dress Uniforms for AF Personnel).

§ 882.54a Combat readiness medal.

(a) *Description.* Encircling a ring of stylized cloud forms, a border of concentric rays, its rim concave between 12 points, charged six arrowheads, alternating with the points of two triangular flight symbols, having center lines ridged conversely. One is pointed south and overlapping, and the other pointing north whose apex extends beyond the rim, becoming the point of suspension of the medal. The ribbon is predominantly old glory red and banded in blue, with a narrow dark blue stripe separated by two wider stripes of light blue.

(b) *Requirements for award.* Completion of an aggregate of 4 years of sustained professional performance as an Air Force combat ready aircrew or missile launch crew member or as a Weapons Director, AFSC 17xx, assigned to an operational unit subject to the Combat Readiness Rating System under the provisions of AFM 55-11. During this period, the aircrew or missile launch crew member of combat Weapons Director must have been:

(1) Certified as combat ready in accordance with Air Force and major command qualification criteria by the appropriate wing commander or commander of a group not reporting to a wing; and

(2) Serving in a missile launch crew position, or in a rated AFSC position as an aircrew member, or in an AFSC 17xx position as a Weapons Director.

(c) *Method of award.* The Wing/Group Director of Operations will notify the custodian of the unit personnel records group by letter when a crew member has fulfilled the requirements for award of the Combat Readiness Medal. The letter will be filed in the unit personnel records group and will be authority for entries on personnel records in accordance with AFMs 35-9 or 35-12.

NOTE: Aircrew members on special duty with another US military service may be credited with such service for award of the CRM provided they are designated and/or certified, while so serving, as combat ready in accordance with that service's criteria (if such criteria closely correlates to Air Force and parent major command criteria) and provided that other requirements stated above are met. A break in combat ready status (requalification, PCS, sickness, or other cause not attributed to any instance of nonprofessionalism) will be considered as qualifying service for award of the Combat Readiness Medal, provided the break is not more than 120 days and the individual returns to combat ready status.

(d) *Initial award.* All qualifying service from August 1, 1960. Individuals may claim past entitlement under new criteria established August 28, 1967. Officers must certify that they earned entitlement to the Combat Readiness Medal, as outlined in paragraph (b) of this section giving the dates when they were combat ready aircrew members and their unit(s) of assignment. Airmen claiming entitlement must execute a sworn statement providing the same information. The certificate or sworn statement will be filed in the unit personnel records group. Entries on personnel records will be in accordance with AFM 35-9 or 35-12 (Official Military Personnel Records System and Airmen Military Personnel Records System).

(Sec. 8012, 70A Stat. 488; 10 U.S.C. 8012, except as otherwise noted) [AFM 900-3D, Oct. 15, 1968]

By Order of the Secretary of the Air Force.

ALEXANDER J. PALENSCAR,
Colonel, U.S. Air Force, Chief,
Special Activities Group, Office
of The Judge Advocate General.

[F.R. Doc. 69-3541; Filed, Mar. 25, 1969;
8:47 a.m.]

PART 889—ABSENCE WITHOUT LEAVE AND DESERTION

Part 889 is revised as follows:

- | | |
|-------|--|
| Sec. | Purpose. |
| 889.1 | Categories of Deserters not to be apprehended. |
| 889.2 | Personnel authorized to apprehend. |
| 889.3 | Absentees and Deserters held by civil authorities. |
| 889.4 | Assistance by recruiting stations. |
| 889.5 | Expenses. |

AUTHORITY: The provisions of this Part 889 issued under Sec. 8012, 70A Stat. 488, 10 U.S.C. 8012.

SOURCE: AFR 35-73, February 17, 1969.

§ 889.1 Purpose.

This part explains the conditions that determine the status of AWOL and desertion, prescribes administrative procedures required for persons in such status, and gives instructions on apprehension. It also describes which AWOL and deserter cases will be referred to the OSI for investigation and describes actions necessary when individuals are returned to military control.

§ 889.2 Categories of deserters not to be apprehended.

The following classes of deserters must not be apprehended or returned to military control:

- A World War I deserter.
- A peacetime deserter whose trial for desertion is barred by the statute of limitations under UCMJ, Art. 43;
- A deserter who is an alien residing in a foreign country.

§ 889.3 Personnel authorized to apprehend.

- Members of the armed forces and others who are authorized to apprehend

are specified in MCM, 1969, paragraph 19.

(b) Any civil officer having authority to apprehend offenders under the laws of the United States or a State, territory, commonwealth, or possession, or the District of Columbia, may summarily apprehend an absentee or deserter from the armed forces and deliver him into the custody of those forces. (See UCMJ, Art. 8, and MCM, 1969, paragraph 13.) These authorities should not apprehend an absentee or deserter unless they receive either DD Form 553 or notice from military or federal law enforcement officials that the person is absent without leave and his return to military control is desired.

§ 889.4 Absentees and deserters held by civil authorities.

When information is received that a civilian official or private citizen authorized to apprehend has arrested, confined or intends to arrest a member for AWOL or desertion, the commander or the servicing CBPO of the installation who receives the information must advise the civilian by the fastest means possible that necessary action will be taken within 5 days to have the member returned to military control.

§ 889.5 Assistance by recruiting stations.

Recruiting and induction stations will not accept the surrender or delivery of absentees or deserters; however, they must take appropriate action to insure that such persons are returned to military control. Assistance will be extended to civilians who request information concerning their disposition.

§ 889.6 Expenses.

Prompt payment of reward or reimbursement must be made to a civilian entitled to a reward or reimbursement for expenses after it is determined that the person apprehended was AWOL or in desertion status. (See AFM 177-102, paragraph 10831 and 20858, for the Air Force; AFM 177-105, Volume II, part seven for Army, Navy, or Marine Corps.)

By order of the Secretary of the Air Force.

ALEXANDER J. PALENSCAR, JR.,
Colonel, USAF, Chief, Special
Activities Group, Office of
The Judge Advocate General.

[F.R. Doc. 69-3542; Filed, Mar. 25, 1969;
8:47 a.m.]

Title 39—POSTAL SERVICE

Chapter I—Post Office Department

PART 812—DELEGATION OF AUTHORITY

Overpayments of Salary; Claims of Postmasters

In § 812.9 paragraph (a) is updated in order to reflect a delegation of authority to the Assistant Postmaster General, Bureau of Finance and Administration, to administer 5 U.S.C. 5584 relative to the waiver of Government claims for

overpayments of salary; and to clarify the delegation of authority to that officer to adjust certain claims of postmasters.

Accordingly, in § 812.9 *Authority for remission of fines, penalties, forfeitures, claims; and for Post Office Department fund transfers*, amend paragraph (a) to read as follows:

§ 812.9 Authority for remission of fines, penalties, forfeitures, claims; and Post Office Department fund transfers.

(a) *Delegation.* Pursuant to 39 U.S.C., Sec. 309, "Delegation of Authority" which states:

The Postmaster General may delegate to any officer, employee, or agency of the Department such of the functions vested by law in him or in any other officer or employee of the Department as he deems appropriate.

authority is delegated to the Assistant Postmaster General, Bureau of Finance and Administration, to take final action, in his own name, with respect to all matters covered by the following:

(1) 5 U.S.C., sec. 5584. Claims for overpayment of pay (Title 4 CFR Parts 201-203).

(2) 31 U.S.C., sec. 82a-1. Relief of accountable officers of liability for loss.

(3) 31 U.S.C. sec. 82a-2. Relief of accountable officers of liability for illegal, improper, or incorrect payments.

(4) 31 U.S.C. sec. 82c. Certifying officers; bond; accountability; relief by Comptroller General.

(5) 39 U.S.C. 2202(a). Deposit to and withdrawal from Post Office Department Fund.

(6) 39 U.S.C. 2401. Collection of debts due the Department with the exception of those falling under the jurisdiction of the Chief Postal Inspector or the General Counsel. This redelegation includes the settlement of debts not exceeding \$20,000 that may be compromised, terminated, suspended, or referred pursuant to the provisions of Public Law 89-503, with concurrence by General Counsel in cases involving doubtful questions of law or fact.

(7) 39 U.S.C. 2403. Adjustment of claims of postmasters and armed forces postal clerks, including the loss of funds or valuable papers from their official custody resulting from burglary, fire, or unavoidable casualty, with concurrence by General Counsel in cases involving doubtful questions of law or fact.

NOTE: The corresponding Postal Manual section is 812.91.

(5 U.S.C. 301, 39 U.S.C. 309, 501)

DAVID A. NELSON,
General Counsel.

MARCH 21, 1969.

[F.R. Doc. 69-3561; Filed, Mar. 25, 1969; 8:49 a.m.]

Title 41—PUBLIC CONTRACTS AND PROPERTY MANAGEMENT

Chapter I—Federal Procurement Regulations

PART 1-12—LABOR

Labor Standards; Miscellaneous Amendments

Miscellaneous amendments hereunder with respect to Part 1-12 involve (1) the expiration of a variance regarding the administration of the Contract Work Hours Standards Act and (2) the implementation of a new procedure established by the Department of Labor (see 34 F.R. 555, Jan. 15, 1969) to apply in the event a contracting agency fails to give timely notice to the Department of an intention to enter into a service contract.

Subpart 1-12.3—Contract Work Hours Standards Act (Other Than Construction Contracts)

1. Section 1-12.302(d) is amended as follows:

§ 1-12.302 Applicability.

(d) Contracts under which work is to be performed solely within a foreign country or within a territory under the jurisdiction of the United States other than a State of the United States, the District of Columbia, Puerto Rico, the Virgin Islands, Outer Continental Shelf Lands defined in the Outer Continental Shelf Lands Act (43 U.S.C. 1331), American Samoa, Guam, Wake Island, Eniwetok Atoll, Kwajalein Atoll, Johnston Island, and the Canal Zone.

2. Section 1-12.304 is revised as follows:

§ 1-12.304 Variations and tolerances.

Variations and tolerances from the provisions of this subpart which are granted under section 105 of the Contract Work Hours Standards Act by the Secretary of Labor in the case of any contract work for which such variations and tolerances have been provided (29 CFR 5.14) shall be deemed to satisfy the requirements of § 1-1.009.

Subpart 1-12.9—Service Contract Act of 1965

Section 1-12.905-4 is revised as follows:

§ 1-12.905-4 Use of minimum wage terminations and fringe benefit specifications.

(a) *General procedures.* Invitations for bids and requests for proposals which may result in contracts in excess of \$2,500 and contracts in excess of \$2,500 (including any transaction for an indefinite amount, unless the contracting agency has knowledge that it will not exceed \$2,500) shall contain an attachment setting forth the minimum wages and

fringe benefits specified in any applicable, currently effective, determination. The attachment shall also include any determinations expressed in any communication from the Administrator, Wage and Hour and Public Contracts Divisions, Department of Labor, responsive to the notice required by § 1-12.905-3(a), or any revision of the register of wages and fringe benefits prior to the award of the contract or contracts. However, revisions received by the Federal agency later than 10 days before the opening of bids, in the case of contracts entered into pursuant to competitive bidding procedures, shall not be effective except where the Federal agency finds that a reasonable time is available in which to notify bidders of the revision. (See § 1-12.905-10 regarding the absence of wage and fringe benefit determinations.)

(b) *Special procedure.* If the notice of intention required by § 1-12.905-3(a) is not filed within the time provided in § 1-12.905-3(b), the contracting agency shall exercise any and all of its power that may be needed (including, where necessary, its power to negotiate, its power to pay any necessary additional costs, and its power under any provision of the contract authorizing changes) to include in the contract any determinations communicated to it within 30 days of the filing of such notice or of the discovery by the Wage and Hour and Public Contracts Divisions, U.S. Department of Labor, of such omission.

(Sec. 205(c), 63 Stat. 390; 40 U.S.C. 486(c))

Effective date: This amendment is effective upon publication in the FEDERAL REGISTER.

Dated: March 18, 1969.

ROBERT L. KUNZIG,
Administrator of General Services.

[F.R. Doc. 69-3521; Filed, Mar. 25, 1969; 8:49 a.m.]

Title 43—PUBLIC LANDS: INTERIOR

Chapter II—Bureau of Land Management, Department of the Interior

APPENDIX—PUBLIC LAND ORDERS

[Public Land Order 4587]

OUTER CONTINENTAL SHELF OFF CALIFORNIA

Establishment of Santa Barbara Channel Ecological Preserve

By virtue of the authority vested in the President by the Outer Continental Shelf Lands Act (67 Stat. 462, 469; 43 U.S.C. 1341), and pursuant to Executive Order No. 10355 of May 26, 1952 (17 F.R. 4831), it is ordered as follows:

Subject to valid existing rights, the following described lands of the Outer Continental Shelf are hereby withdrawn from all forms of disposition, including

mineral leasing, and reserved for use for scientific, recreational, and other similar uses as an ecological preserve:

The area is shown on official Outer Continental Shelf Leasing Map, Channel Islands Area Map No. 6B, approved August 8, 1966, and revised July 24, 1967, as:

CALIFORNIA

Official Leasing Map, Channel Islands Area Map No. 6B.

Block	Description
51 N. 65 W----	NW¼NW¼.
51 N. 66 W----	N¼.
51 N. 67 W----	Do.
51 N. 68 W----	N¼N¼.
52 N. 64 W----	All Federal portions thereof.
52 N. 65 W----	Do.
52 N. 66 W----	Do.
52 N. 67 W----	Do.
52 N. 68 W----	Do.
52 N. 69 W----	Do.

The following described lands of the Outer Continental Shelf will be withheld from leasing as an adjunct to the Ecological Preserve.

The area is shown on official Outer Continental Shelf Leasing Map, Channel Islands Area Map No. 6B, referred to above, as:

CALIFORNIA

Official Leasing Map, Channel Islands Area Map No. 6B.

Block	Description
50 N. 66 W----	All.
50 N. 67 W----	Do.
51 N. 66 W----	S½.
51 N. 67 W----	Do.
51 N. 68 W----	S½ and S½N½.
51 N. 69 W----	All.
51 N. 70 W----	E½ and E½W½.
52 N. 70 W----	All Federal portions of E½ and E½W½.

All persons, and particularly those engaged in commercial and sports fishing and other similar or related activities, are called upon to conduct their activities in the areas described above in a manner which will help to protect and preserve the values of this area for scientific study, recreation, and other similar uses for the benefit and enjoyment of this and future generations.

WALTER J. HICKEL,
Secretary of the Interior.

MARCH 21, 1969.

[F.R. Doc. 69-3548; Filed, Mar. 25, 1969; 8:48 a.m.]

Title 47—TELECOMMUNICATION

Chapter I—Federal Communications Commission

PART 0—COMMISSION ORGANIZATION

Address of Engineer in Charge of Certain Radio Districts

1. The Commission has before it the desirability of making certain editorial changes in § 0.121 of its rules showing the location of the Field Engineering Bureau's field offices and monitoring stations.

2. Authority for the amendments is contained in section 4(i), 5(d)(1), and 303(r) of the Communications Act of 1934, as amended, and § 0.261(a) of the Commission's rules. Because the amendments are editorial in nature, the prior notice and effective date provisions of section 4 of the Administrative Procedure Act, 5 U.S.C. 553, do not apply.

3. It is ordered, That Part 0 of the rules and regulations is amended as set forth below, effective March 26, 1969.

Adopted: March 20, 1969.

Released: March 21, 1969.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] BEN F. WAPLE,
Secretary.

In § 0.121(a) the addresses of the Engineer in Charge for Radio Districts 5, 11, 13, 14, and 16 are amended to read as follows:

§ 0.121 Location of field offices and monitoring stations.

(a) * * *

Radio district	Address of Engineer in Charge
5-----	Room 400, Federal Building, Norfolk, Va. 23510.
Suboffice----	Post Office Box 8004, Room 238, Post Office Building, Savannah, Ga. 31402.
11-----	Room 1758, U.S. Courthouse, 312 North Spring Street, Los Angeles, Calif. 90012.
13-----	314 Multnomah Building, 319 Southwest Pine Street, Portland, Oreg. 97204.
14-----	8012 Federal Office Building, First Avenue and Marion, Seattle, Wash. 98104.
16-----	691 Federal Building and U.S. Courthouse, Fourth and Robert Streets, St. Paul, Minn., 55101.

[F.R. Doc. 69-3534; Filed, Mar. 25, 1969; 8:47 a.m.]

[Docket No. 18398; FCC 69-257]

PART 2—FREQUENCY ALLOCATIONS AND RADIO TREATY MATTERS; GENERAL RULES AND REGULATIONS

PART 87—AVIATION SERVICES

Improvement of Capability of the Civil Air Patrol (CAP) To Participate in Search and Rescue (SAR) Operations

1. The Commission, on December 12, 1968, adopted a notice of proposed rule making in the above entitled matter (FCC 68-1177) which made provision for filing comments. The notice was published in the FEDERAL REGISTER on December 21, 1968 (33 F.R. 19084). The time for filing comments and reply comments has passed, and none were filed.

2. The notice proposed rule changes that were requested by the Civil Air Patrol (CAP) and would apply to the operation, by the CAP and others, of all Search and Rescue (SAR) stations. The requested changes would make a frequency available to SAR stations for

training purposes and would relax our requirements somewhat concerning SAR land station locations and points of communication. In general, the CAP requested the changes to permit them to participate more fully and effectively in SAR operations, and we agreed, for the reasons explained in detail in our notice, that the changes would achieve the desired result.

3. In addition to the rule changes proposed in our notice, we are making editorial changes in § 87.183(h), 87.401(c), and 87.431 of our rules to delete the protection afforded the frequency 121.6 Mc/s when this frequency was available for SAR station use on a shared basis.

4. In view of the foregoing: It is ordered, That pursuant to authority contained in section 4(i) and 303(r) of the Communications Act of 1934, as amended, Parts 2 and 87 of the Commission's rules are amended, effective April 28, 1969, as set forth below.

5. It is further ordered, That this proceeding is terminated.

(Secs. 4, 303, 48 Stat., as amended 1066, 1082; 47 U.S.C. 154, 303)

Adopted: March 19, 1969.

Released: March 21, 1969.

FEDERAL COMMUNICATIONS
COMMISSION,
BEN F. WAPLE,
Secretary.

I. Part 2, Frequency Allocations and Radio Treaty Matters; General Rules and Regulations, is amended as follows:

In section 2.1 the definition of an Aeronautical search and rescue mobile station is deleted, and a new definition for an aeronautical search and rescue station is added, as follows:

§ 2.1 Definitions.

Aeronautical search and rescue station. A land or mobile station in the aeronautical mobile service used for communication with aircraft and other aeronautical search and rescue stations pertaining to search and rescue activities with aircraft.

II. Part 87, Aviation Services is amended as follows:

1. In § 87.5 the definition for an Aeronautical search and rescue mobile station is deleted, and a new definition for an aeronautical search and rescue station is added, as follows:

§ 87.5 Definition of terms.

Aeronautical search and rescue station. A land or mobile station in the aeronautical mobile service used for communication with aircraft and other aeronautical search and rescue stations pertaining to search and rescue activities with aircraft.

2. Section 87.183 (g) and (h) are amended to read as follows:

¹ Commissioner Johnson concurring in the result.

§ 87.183 Frequencies available.

(g) 122.9 and 123.1 Mc/s: These frequencies may be used by aircraft for air-to-air communications and air-to-ground communications with aeronautical search and rescue stations when engaged in search and rescue activities in accordance with Subpart K of this part.

(h) 121.60, 121.65, 121.70, 121.75, 121.80, 121.85, and 121.90 megacycles: Airport utility frequencies. In addition to their use for airport utility communications, these frequencies may be used for the control of airport lights by the transmission of brief keyed RF signals from aircraft on the condition that no harmful interference is caused to authorized voice communications.

3. Section 87.401(c) is amended to read as follows:

§ 87.401 Frequencies available.

(c) 121.60, 121.65, 121.70, 121.75, 121.80, 121.85, and 121.90 megacycles: These airport utility frequencies are available to airdrome control stations for communications with ground vehicles and aircraft on the ground at airdromes. The antenna heights shall be restricted

to the minimum necessary to achieve the required coverage.

4. Section 87.431 is amended to read as follows:

§ 87.431 Frequencies available.

The frequencies 121.60, 121.65, 121.70, 121.75, 121.80, 121.85, and 121.90 megacycles are available for use by aeronautical utility mobile stations.

5. Subpart K is amended by deleting the word "Mobile" from the title, and in § 87.441 paragraphs (a) and (b) are amended and a new paragraph (c) is added, and § 87.443 is amended to read as follows:

Subpart K—Aeronautical Search and Rescue Stations

§ 87.441 Frequencies available.

(a) The frequency 123.1 Mc/s is available for assignment to aeronautical search and rescue stations for actual search and rescue missions. Each search and rescue station shall be equipped to operate on this frequency.

(b) 121.5 Mc/s: This is a universal simplex emergency and distress frequency for air-ground communications and will not be assigned unless (1) a showing is made establishing a need for

such services and (2) the search and rescue mobile frequency 123.1 Mc/s is assigned and available for use to accommodate normal communication needs.

(c) The frequency 122.9 Mc/s is available for assignment to aeronautical search and rescue stations for organized search and rescue training and practice search and rescue missions.

6. Section 87.443 is amended to read as follows:

§ 87.443 Scope of service.

(a) Aeronautical search and rescue stations operating as mobile stations shall be used only for communications with aircraft, and other aeronautical search and rescue stations, engaged in search and rescue activities with aircraft.

(b) Aeronautical search and rescue stations operating as land stations shall be used only for communications with aircraft and search and rescue mobile stations engaged in search and rescue activities with aircraft. Such land stations may be moved for temporary periods from a specified location to an area where actual or practice search and rescue operations are being conducted.

[F.R. Doc. 69-3535; Filed, Mar. 25, 1969; 8:47 a.m.]

Proposed Rule Making

DEPARTMENT OF HEALTH, EDUCATION, AND WELFARE

Public Health Service

[42 CFR Part 81]

AIR QUALITY CONTROL REGIONS

Notice of Proposed Designation of Metropolitan Kansas City Interstate Air Quality Control Region; Notice of Consultation With Appropriate State and Local Authorities

Pursuant to authority delegated by the Secretary and redelegated to the Commissioner of the National Air Pollution Control Administration (33 F.R. 9909), notice is hereby given of a proposal to designate the Metropolitan Kansas City Interstate Air Quality Control Region (Missouri-Kansas) as set forth in the following new § 81.25 which would be added to Part 81 of Title 42, Code of Federal Regulations. It is proposed to make such designation effective upon republication.

Interested persons may submit written data, views, or arguments in triplicate to the Office of the Commissioner, National Air Pollution Control Administration, Ballston Center Tower II, Room 905, 801 North Randolph Street, Arlington, Va. 22203. All relevant material received not later than 30 days after the publication of this notice will be considered.

Interested authorities of the States of Missouri and Kansas and appropriate local authorities, both within and without the proposed region, who are affected by or interested in the proposed designation, are hereby given notice of an opportunity to consult with representatives of the Secretary concerning such designation. Such consultation will take place at the Federal Office Building, Room 140, 601 East 12th Street, Kansas City, Mo., beginning at 10 a.m., April 11, 1969.

Mr. Doyle J. Borchers is hereby designated as Chairman for the consultation. The Chairman shall fix the time, date, and place of later sessions and may convene, reconvene, recess, and adjourn the sessions as he deems appropriate to expedite the proceedings.

State and local authorities wishing to participate in the consultation should notify the Office of the Commissioner, National Air Pollution Control Administration, Ballston Center Tower II, Room 905, 801 North Randolph Street, Arlington, Va. 22203, of such intention at least 1 week prior to the consultation. A report prepared for the consultation is available upon request to the Office of the Commissioner.

In Part 81 a new § 81.25 is proposed to be added to read as follows:

§ 81.25 Metropolitan Kansas City Interstate Air Quality Control Region.

The Metropolitan Kansas City Interstate Air Quality Control Region (Missouri-Kansas) consists of the territorial area encompassed by the boundaries of the following jurisdictions or described area (including the territorial area of all municipalities (as defined in section 302(f) of the Clean Air Act, 42 U.S.C. 1857h(f)) geographically located within the outermost boundaries of the area so delimited):

In the State of Missouri:

Cass County.
Clay County.
Jackson County.
Platte County.
Ray County.

In the State of Kansas:

Douglas County.
Johnson County.
Leavenworth County.
Wyandotte County.

This action is proposed under the authority of sections 107(a) and 301(a) of the Clean Air Act, section 2, Public Law 90-148, 81 Stat. 490, 504, 42 U.S.C. 1857c-2(a), 1857g(a).

Dated: March 21, 1969.

JOHN T. MIDDLETON,
Commissioner, National Air
Pollution Control Administration.

[F.R. Doc. 69-3654; Filed, Mar. 25, 1969;
10:13 a.m.]

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

[14 CFR Part 71]

[Airspace Docket No. 68-CE-88]

FEDERAL AIRWAY

Proposed Alteration

The Federal Aviation Administration is considering an amendment to Part 71 of the Federal Aviation Regulations that would designate a 1,200 feet AGL east alternate to V-73 from Wichita, Kans., to Salina, Kans., via the INT of Wichita 356° T (347° M) and Salina 169° T (160° M) radials; to Salina. This would improve flight planning and facilitate air traffic control by providing a numbered airway for the increasing volume of IFR operations between Wichita and Salina.

Interested persons may participate in the proposed rule making by submitting such written data, views, or arguments as they may desire. Communications

should identify the airspace docket number and be submitted in triplicate to the Director, Central Region, Attention: Chief, Air Traffic Division, Federal Aviation Administration, 601 East 12th Street, Kansas City, Mo. 64106. All communications received within 30 days after publication of this notice in the FEDERAL REGISTER will be considered before action is taken on the proposed amendment. The proposal contained in this notice may be changed in the light of comments received.

An official docket will be available for examination by interested persons at the Federal Aviation Administration, Office of the General Counsel, Attention: Rules Docket, 800 Independence Avenue SW., Washington, D.C. 20590. An informal docket also will be available for examination at the office of the Regional Air Traffic Division Chief.

This amendment is proposed under the authority of section 307(a) of the Federal Aviation Act of 1958 (49 U.S.C. 1348) and section 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)).

Issued in Washington, D.C., on March 18, 1969.

PAUL W. ROBINSON,
Acting Chief, Airspace and
Air Traffic Rules Division.

[F.R. Doc. 69-3514; Filed, Mar. 25, 1969;
8:45 a.m.]

[14 CFR Part 71]

[Airspace Docket No. 68-EA-118]

TRANSITION AREA

Proposed Designation

The Federal Aviation Administration is considering an amendment to Part 71 of the Federal Aviation Regulations that would designate the Virginia Beach, Va., offshore transition area east of the States of Virginia and North Carolina.

As parts of this proposal relate to the navigable airspace outside the United States, this notice is submitted in consonance with the ICAO International Standards and Recommended Practices.

Applicability of International Standards and Recommended Practices, by the Air Traffic Service, FAA, in areas outside domestic airspace of the United States is governed by Article 12 and Annex 11 to the Convention on International Civil Aviation (ICAO), which pertains to the establishment of air navigation facilities and services necessary to promoting the safe, orderly, and expeditious flow of civil air traffic. Its purpose is to ensure that civil flying on international air routes is carried out under uniform conditions designed to improve the safety and efficiency of air operations.

The International Standards and Recommended Practices in Annex 11 apply

in those parts of the airspace under the jurisdiction of a contracting State, derived from ICAO, wherein air traffic services are provided and also whenever a contracting State accepts the responsibility of providing air traffic services over high seas or in airspace of undetermined sovereignty. A contracting State accepting such responsibility may apply the International Standards and Recommended Practices to civil aircraft in a manner consistent with that adopted for airspace under its domestic jurisdiction.

In accordance with Article 3 of the Convention on International Civil Aviation, Chicago, 1944, state aircraft are exempt from the provisions of Annex 11 and its Standards and Recommended Practices. As a contracting state, the United States agreed by Article 3(d) that its state aircraft will be operated in international airspace with due regard for the safety of civil aircraft.

Since this action involves, in part, the designation of navigable airspace outside the United States, the Administrator has consulted with the Secretary of State and the Secretary of Defense in accordance with the provisions of Executive Order 10854.

Interested persons may participate in the proposed rule making by submitting such written data, views, or arguments as they may desire. Communications should identify the airspace docket number and be submitted in triplicate to the Director, Eastern Region, Attention: Chief, Air Traffic Division, Federal Aviation Administration, Federal Building, John F. Kennedy International Airport, Jamaica, N.Y. 11430. All communications received within 30 days after publication of this notice in the *FEDERAL REGISTER* will be considered before action is taken on the proposed amendment. The proposal contained in this notice may be changed in the light of comments received.

An official docket will be available for examination by interested persons at the Federal Aviation Administration, Office of the General Counsel, Attention: Rules Docket, 800 Independence Avenue SW., Washington, D.C. 20590. An informal docket also will be available for examination at the office of the Regional Air Traffic Division Chief.

If the proposal set forth above is adopted, the Virginia Beach, Va., transition area would be designated as that airspace extending upward from 2,000 feet MSL to FL-600 bounded on the east by long. 75°30'00" W.; on the south, southwest, west, and northwest by a line 3 nautical miles from and parallel to the

shoreline, excluding that airspace within Control 1149 and W-50.

This transition area will provide controlled airspace for air traffic control to radar vector aircraft to and from the Norfolk, Va., and Oceana, Va., NAS complexes and en route aircraft operating east of VOR Federal airway No. 139 and Jet Route Nos. 79/121.

In conjunction with the foregoing rule-making proposal, the following ancillary non-rule-making actions are proposed:

1. Alter W-386 altitude west of long. 75°30'00" W.; to read from surface up to but not including 2,000 feet and above FL-600 to unlimited.

2. Alter W-72 altitude west of long. 75°30'00" W.; to read from surface up to but not including 2,000 feet and above FL-600 to unlimited.

This amendment is proposed under the authority of sections 307(a) and 1110 of the Federal Aviation Act of 1958 (49 U.S.C. 1348 and 1510) and Executive Order 10854 (25 F.R. 9565) and section 6(c) of the Department of Transportation Act (49 U.S.C. 1655(c)).

Issued in Washington, D.C. on March 18, 1969.

PAUL W. ROBINSON,
Acting Chief, Airspace and Air
Traffic Rules Division.

[F.R. Doc. 69-3515; Filed, Mar. 25, 1969;
8:45 a.m.]

INTERSTATE COMMERCE COMMISSION

[49 CFR Part 1048]

[No. MC-C-258]

KANSAS CITY, MO.-KANSAS CITY, KANS. COMMERCIAL ZONE

Redefinition of Limits

MARCH 21, 1969.

Redefinition of the limits of the Kansas City, Mo.-Kansas City, Kans., commercial zone, heretofore defined in No. MC-C-258, Kansas City, Mo.-Kansas City, Kans., Commercial Zone, 105 M.C.C. 750.

Petitioner: BORG-WARNER PIPE AND PRODUCTS, DEPARTMENT OF FABRICATED PRODUCTS DIVISION, BORG-WARNER CORPORATION.

Petitioner's representative: Robert Trevisol, Traffic Manager, Carbon Chemical Division of Borg-Warner Corp., Washington, W. Va. 26182.

By petition filed March 17, 1969, Borg-Warner Pipe and Products, Department

of Fabricated Products Division, Borg-Warner Corp., requests the Commission to reopen the above proceeding for the purpose of redefining the limits of the Kansas City, Mo.-Kansas City, Kans., commercial zone which were last defined on September 25, 1967, in the decision and order of the Commission, Review Board No. 2, in *Kansas City, Mo.-Kansas City, Kans., Commercial Zone*, 105 M.C.C. 750 at pages 751-752 (49 CFR 1048.8), so as to include an area located within Kansas City, Mo., not now within the limits of the zone.

As presently defined, the Kansas City, Mo.-Kansas City, Kans., commercial zone is bounded, in part, by a line commencing at the western boundary of Richards-Gebaur Air Force Base at its intersection with Missouri Highway 150, and extending west along Missouri Highway 150 to the Kansas-Missouri State line. Petitioner requests the Commission to include within the zone an area located within Kansas City, Mo., bounded by a line commencing at the western boundary of Richards-Gebaur Air Force Base at its intersection with the Kansas City, Mo., corporate boundary, and extending west along said corporate boundary to the Kansas-Missouri State line, thence north along said State line to the present limits of the zone, thence east and south along the present limits of the zone to the point of beginning.

No oral hearing is contemplated at this time, but anyone wishing to make representations in favor of, or against, the above-proposed revision of the limits of the Kansas City, Mo.-Kansas City, Kans., commercial zone, may do so by the submission of written data, views, or arguments. An original and seven copies of such data, views, or arguments shall be filed with the Commission on or before April 28, 1969. Each such statement shall contain a statement of position with respect to the proposed revision, and a copy thereof should be served upon petitioner's representative. Notice to the general public of the matter herein under consideration will be given by depositing a copy of this notice in the Office of the Secretary of the Commission for public inspection and by filing a copy thereof with the Director, Office of the Federal Register.

By the Commission.

[SEAL]

H. NEIL GARSON,
Secretary.

[F.R. Doc. 69-3551; Filed, Mar. 25, 1969;
8:48 a.m.]

Notices

DEPARTMENT OF THE TREASURY

Internal Revenue Service

JAMES D. ROTRAMEL

Notice of Granting of Relief

Notice is hereby given that James D. Rotramel, 214 South First Street, Ponca City, Okla., has applied for relief from disabilities imposed by Federal laws with respect to the acquisition, receipt, transport, shipment, or possession of firearms incurred by reason of his three convictions in March of 1954, in the District Courts of Kay and Osage Counties, Okla., of the crime of driving an automobile while under the influence of intoxicating liquor (second and subsequent offenses), each a crime punishable by imprisonment for a term exceeding 1 year. Unless relief is granted, it will be unlawful for James D. Rotramel, because of such convictions, to ship, transport, or receive in interstate or foreign commerce any firearm or ammunition, and he would be prevented under chapter 44, title 18, United States Code, from obtaining a license under that chapter as a firearms or ammunition importer, manufacturer, dealer, or collector. In addition under title VII of the Omnibus Crime Control and Safe Streets Act of 1968 (82 Stat. 236; 18 United States Code, appendix) because of such conviction it would be unlawful for Mr. Rotramel, to receive, possess or transport in commerce a firearm. Notice is hereby further given that I have considered James D. Rotramel's application and have found:

(1) The convictions were made upon a charge which did not involve the use of a firearm or other weapon or a violation of chapter 44, title 18, United States Code, or of the National Firearms Act; and

(2) It has been established to my satisfaction that the circumstances regarding the convictions, and the applicant's record and reputation, are such that the applicant will not be likely to act in a manner dangerous to public safety, and that the granting of the requested relief to James D. Rotramel incurred by reason of his convictions, would not be contrary to the public interest.

It is ordered, Pursuant to the authority vested in the Secretary of the Treasury by section 925(c) of title 18, United States Code and delegated to me by the regulations in Title 26, Part 178, Code of Federal Regulations, that James D. Rotramel be, and he hereby is, granted relief from any and all disabilities imposed by Federal laws with respect to the acquisition, receipt, transfer, shipment, or possession of firearms, incurred by reason of the convictions hereinabove de-

scribed. Signed at Washington, D.C., this 20th day of March 1969.

[SEAL]

WILLIAM H. SMITH,
Acting Commissioner
of Internal Revenue.

[P.R. Doc. 69-3562; Filed, Mar. 25, 1969;
8:49 a.m.]

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

ALASKA

Notice of Proposed Withdrawal and Reservation of Lands

MARCH 17, 1969.

The Geological Survey, Department of the Interior, has filed an application, Serial No. AA-2695, for the withdrawal of the lands described herein from appropriation under the public land laws as a power site classification. The applicant states that recent field surveys and investigations indicate that the outlet of Green Lake is topographically suitable for construction of a dam to the 400-foot altitude, and it is estimated that 5,500 kw. of continuous power could be generated at this site.

For a period of 30 days from the date of publication of this notice, all persons who wish to submit comments, suggestions, or objections in connection with the proposed withdrawal may present their views in writing to the undersigned officer of the Bureau of Land Management, 555 Cordova Street, Anchorage, Alaska 99501.

The Department's regulation, 43 CFR 2311.1-3(c), provides that the authorized officer of the Bureau of Land Management will undertake such investigations as are necessary to determine the existing and potential demand for the lands and their resources. He will also undertake negotiations with the applicant agency with the view of adjusting the application to reduce the area to the minimum essential to meet the applicant's needs, to provide for the maximum concurrent utilization of the lands for purposes other than the applicant's, to eliminate lands needed for purposes more essential than the applicant's, and to reach agreement on the concurrent management of the lands and their resources.

The authorized officer will also prepare a report for consideration by the Secretary of the Interior who will determine whether the lands will be withdrawn as requested by the applicant agency.

The determination of the Secretary on the application will be published in the FEDERAL REGISTER. A separate notice will be sent to each interested party of record.

If circumstances warrant, a public hearing will be held at a convenient time and place, which will be announced.

The lands involved in the application are:

TONGASS NATIONAL FOREST

VODOPAD RIVER AND GREEN LAKE, ALASKA (ABOUT 10 MILES SOUTHEAST OF SITKA, ALASKA)

All lands adjacent to the Vodopad River and Green Lake upstream from the outlet at Silver Bay which lie below an altitude of 400 feet above sea level and not reserved by Power Site Classification No. 221. As shown on the Port Alexander (D-4) quadrangle map, the lands in Power Site Classification No. 459 (approximately 250 acres) and the lands in Power Site Classification No. 221 (approximately 845 acres) will lie wholly or in part within the following protracted land descriptions:

Copper River Meridian

T. 56 S., R. 65 E.,

Sec. 20, SE $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 21, S $\frac{1}{2}$ SW $\frac{1}{4}$;

Sec. 26, S $\frac{1}{2}$ SW $\frac{1}{4}$;

Sec. 27, SW $\frac{1}{4}$ NW $\frac{1}{4}$, S $\frac{1}{2}$;

Sec. 28, S $\frac{1}{2}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$, SE $\frac{1}{4}$;

Sec. 29, NE $\frac{1}{4}$, S $\frac{1}{2}$ NW $\frac{1}{4}$, N $\frac{1}{2}$ SW $\frac{1}{4}$;

Sec. 33, NE $\frac{1}{4}$ NE $\frac{1}{4}$;

Sec. 34, NE $\frac{1}{4}$, N $\frac{1}{2}$ NW $\frac{1}{4}$;

Sec. 35, N $\frac{1}{2}$, N $\frac{1}{2}$ SW $\frac{1}{4}$, N $\frac{1}{2}$ SE $\frac{1}{4}$, SE $\frac{1}{4}$ SE $\frac{1}{4}$;

Sec. 36, SW $\frac{1}{4}$ NW $\frac{1}{4}$, NW $\frac{1}{4}$ SW $\frac{1}{4}$, S $\frac{1}{2}$ SW $\frac{1}{4}$, SW $\frac{1}{4}$ SE $\frac{1}{4}$.

CURTIS W. McVEE,

Acting State Director.

[P.R. Doc. 69-3527; Filed, Mar. 25, 1969;
8:46 a.m.]

FEDERAL COMMUNICATIONS COMMISSION

[Docket No. 18500; FCC 69-262]

CHRONICLE BROADCASTING CO.

Memorandum Opinion and Order Designating Applications for Consolidated Hearing on Stated Issues

In re applications of Chronicle Broadcasting Co., San Francisco, Calif., for renewal of licenses of Station KRON-FM, Station KRON-TV, San Francisco, Calif., Docket No. 18500, File No. BRH-926, File No. BRCT-94.

1. The Commission has before it for consideration: (1) The above-captioned applications of Chronicle Broadcasting Co. for renewal of the licenses of its two broadcast stations, KRON-FM and KRON-TV; (2) complaints dated September 8, 1968, and December 22, 1968 by a KRON-TV cameraman, Albert Kihn; (3) a complaint filed on September 23, 1968, by Charles Cline Moore, a San Francisco attorney, on behalf of his client, Blanche Streeter, and; (4) a "Petition Opposing Renewal of License" filed on November 8, 1968 (as amended on Dec. 2, 1968) by John F. Banzhaf III and ASH, Action on Smoking and Health.

2. The Commission has considered the allegations made in support of the complaints and petition opposing renewal of the licenses, and the licensee's responses. Because of the substantial issues raised, and unresolved questions of fact going to these issues, we are unable to find upon the applications and other papers before us that a grant of the applications would serve the public interest. Accordingly, we are designating the applications for hearing on three issues which are unresolved. In accordance with practice, a further opinion will give the specifications of these issues, and we therefore find it unnecessary at this point to recite the particulars of the pleadings before us. The applications are not being designated for hearing on the issue raised in the Banzhaf and ASH petition, since we find that while a greater effort in the maximum viewing hours is called for (see Letter to Chronicle Broadcasting Co., adopted this day) the licensee has been making substantial efforts to meet the essence of our holding that in the circumstances it must devote a significant amount of time to informing the listeners of the health issue posed by cigarette smoking (Applicability of the Fairness Doctrine to Cigarette Advertising, 9 FCC 2d 921, 939 (1967)).

3. Accordingly, it is ordered, That, pursuant to section 309(e) of the Communications Act of 1934, as amended, the above-captioned renewal applications are designated for a consolidated hearing, at a time and place to be specified in a subsequent order, on the following issues:

(1) Whether Chronicle Publishing Co., the parent of the licensee, has an undue concentration of control of the media of mass communications in the San Francisco Bay area;

(2) Whether the Chronicle Publishing Co. has engaged in anticompetitive or monopolistic practices in the newspaper field in the San Francisco Bay area;

(3) Whether the licensee has used the facilities of Stations KRON-FM and KRON-TV to "manage" or slant the news and public affairs for the purpose of advancing the interests of the Chronicle Publishing Co.;

(4) Whether in the light of the evidence adduced pursuant to the foregoing issues, a grant of the above-captioned applications would serve the public interest, convenience, and necessity.

4. It is further ordered, That, the complainants, Albert Kihn and Blanche Streeter, are named as parties to the hearing, and that with respect to Issues 1 and 2 above, the burden of coming forward with the introduction of evidence shall be on the complainant Streeter and the Broadcast Bureau and, with respect to Issue 3, the burden of coming forward with the introduction of evidence shall be upon complainant Kihn and the Broadcast Bureau. The burden of proof on all of the issues is on the licensee.

5. It is further ordered, That, to avail themselves of the opportunity to be

heard, the licensee and complainants, pursuant to § 1.221 of the Commission's rules and regulations, in person or by attorney, shall within twenty (20) days of the mailing of this order, file with the Commission, in triplicate, a written appearance stating an intent to appear on the date fixed for the hearing and present evidence on the issues specified in this order.

6. It is further ordered, That, the licensee herein shall, pursuant to section 311(a)(2) of the Communications Act of 1934, as amended, and § 1.594 of the Commission's rules and regulations, give notice of the hearing within the time and in the manner prescribed in such rule, and shall advise the Commission thereof as required by § 1.594 of the Commission's rules and regulations.

Adopted: March 19, 1969.

Released: March 20, 1969.

FEDERAL COMMUNICATIONS
COMMISSION¹

[SEAL] BEN F. WAPLE,
Secretary.

[F.R. Doc. 69-3537; Filed, Mar. 25, 1969;
8:47 a.m.]

[Docket Nos. 18496, 18497; FCC 69-259]

**FORT PIERCE MARINE RADIO AND
ANSERFONE OF ST. LUCIE COUNTY,
INC.**

**Order Designating Applications for
Consolidated Hearing on Stated
Issues**

In re applications of Jessie W. Porter doing business as Fort Pierce Marine Radio, Fort Pierce, Fla., Docket No. 18496, File No. 5025-M-P-58; Anserfone of St. Lucie County, Inc., West Palm Beach, Fla., Docket No. 18497, File No. 5215-M-P-78; for a Public Class III-B coast station to serve the Fort Pierce, Fla., area.

1. Anserfone of St. Lucie County, Inc., and Jessie W. Porter, doing business as Fort Pierce Marine Radio have each filed an application for a new Public Class III-B coast station to serve the Fort Pierce, Fla., area. Both applicants have expressed the belief that there is no need to have two public coast VHF stations serving the Fort Pierce area. Anserfone proposes operation on 156.8 and 162.0 Mc/s. Fort Pierce Marine Radio proposes operation on 156.8 and 161.950 Mc/s. Based on the information available, the Commission is unable to find that a grant of both of the applications would be in the public interest. In addition, it appears that the proposed operations may not be consistent with restrictions on duplication of service contained in § 81.303 of the rules. Accordingly, it is necessary to designate the applications for hearing. Except for the issues speci-

¹ Commissioners Hyde, chairman; and Robert E. Lee dissenting. Commissioner Bartley concurring in the result. Commissioner H. Rex Lee abstaining from voting.

fied herein each applicant is otherwise qualified.

2. In view of the foregoing, it is ordered, Pursuant to the provisions of section 309(e) of the Communications Act of 1934, as amended, that the above captioned applications are hereby designated for a hearing in a consolidated proceeding at a time and place to be specified in a subsequent order on the following issues:

(a) To determine the area in which the station proposed by Anserfone could exchange satisfactory communications with vessels and the extent, if any, to which such area overlaps that of the station proposed by Fort Pierce Marine Radio.

(b) To determine the area in which the station proposed by Fort Pierce Marine Radio could exchange satisfactory communications with vessels and the extent, if any, to which such area overlaps that of the station proposed by Anserfone.

(c) To determine the nature, amount and source of the anticipated VHF traffic in the area and if such traffic could support both of the proposed stations.

(d) To determine which applicant would provide the public with better public coast station service based on the following considerations:

(1) Coverage area and its relationship to the greatest number of potential users;

(2) Hours of operation;

(3) Rates and charges;

(4) Personnel available to operate the station and their experience in marine communications; and

(5) Interconnection with landline facilities.

(e) To determine, in light of the evidence adduced on all the foregoing issues, whether the public interest, convenience and necessity will be served by a grant of any or all of the subject applications.

3. It is further ordered, That the burden of proceeding with the introduction of evidence on issue (a), is placed upon Anserfone and on issue (b) upon Fort Pierce Marine Radio and on the remaining issues in accordance with § 1.973(e).

4. It is further ordered, That the coverage area will be computed on the basis of the information contained in Appendix F, "The Propagation Characteristics of the Frequency Band 152-162 Mc which is available for Marine Radio Communications", to the report entitled "Study of a Reliable Short Range Radiotelephone System", dated February 21, 1956, prepared by Special Committee No. 19 of the Radio Technical Commission for Marine Services (RTCM), or such other standards as may be agreed upon by all the parties.

5. It is further ordered, That to avail themselves of an opportunity to be heard, Anserfone and Fort Pierce Marine Radio, pursuant to § 1.221(c) of the Commission's rules, in person, or by attorney, shall within twenty (20) days of the mailing of this order file with the Commission in triplicate, a written appearance stating an intention to appear on

the date set for hearing and present evidence on the issues specified in this order.

Adopted: March 19, 1969.

Released: March 21, 1969.

FEDERAL COMMUNICATIONS
COMMISSION,

[SEAL] BEN F. WAPLE,
Secretary.

[F.R. Doc. 69-3538; Filed, Mar. 25, 1969;
8:47 a.m.]

[Docket Nos. 18492, 18493; FCC 69-238]

GREENCASTLE BROADCASTING CO. AND TV CABLE OF WAYNESBORO, INC.

Memorandum Opinion and Order Designating Applications for Con- solidated Hearing on Stated Issues

In re applications of Benjamin F. Thomas and Roy A. Grove doing business as Greencastle Broadcasting Co., Greencastle, Pa., Docket No. 18492, File No. 17125, Requests: 1130 kc, 1 kw, DA-Day; TV Cable of Waynesboro, Inc., Waynesboro, Pa., Docket No. 18493, File No. BP-18234, Requests: 1130 kc, 1 kw, DA-Day; for construction permits.

1. The Commission has before it for consideration the above-captioned mutually exclusive applications and a petition to deny the proposal of TV Cable of Waynesboro, Inc., filed by Metromedia, Inc., licensee of Station WNEW, New York, N.Y.

2. In its petition to deny, Metromedia claims that the Waynesboro proposal involves prohibited overlap of contours, under § 73.37 of the rules with the co-channel operation of WNEW. In support of this allegation, Metromedia submitted an engineering exhibit demonstrating that, based on Figure M-3 conductivities, WNEW's 0.1 mv/m contour would be overlapped by the proposed 0.005 mv/m contour and the proposed 0.5 mv/m contour would receive overlap from WNEW's 0.025 mv/m contour. Metromedia acknowledges that field intensity measurement data indicating no prohibited overlap has been included in the Waynesboro application but asserts that, since WNEW holds an outstanding construction permit to move its operation to a different transmitter site than the one referred to by the applicant in its measurements, Figure M-3 conductivities must prevail.

3. We disagree. The new WNEW site is located approximately 5.5 miles from the existing antenna site and in a direction such that a radial from the new site toward Waynesboro would pass near the licensed site. Moreover, the distances to the WNEW 0.1 and 0.025 mv/m contours are great, being well over 100 miles. Consequently, signals emanating from either site would traverse essentially the same path toward Waynesboro. Thus, we find that the measurement data indicating no prohibited overlap are to be preferred

over the calculations based on Figure M-3 conductivities. Accordingly, the Metromedia petition will be denied.

4. The Waynesboro application indicates that first year construction and operating costs will total \$90,695 consisting of down payment on equipment, \$10,250; first year payments on equipment, including interest, \$10,945; miscellaneous expense, \$5,000; working capital, \$64,500. Applicant has \$8,200 in cash and claims \$89,350 in "existing capital." However, not only does its balance sheet fail to show this amount in net current and liquid assets but it also indicates that current liabilities exceed current assets. Accordingly, a financial issue will be specified.

5. In addition to the financial matters discussed in the preceding paragraph, we note that there appears to be an irreconcilable discrepancy in section II of the Waynesboro application between the number of shares of capital stock authorized and the number of shares issued and subscribed. Likewise, there appears to be some uncertainty as to the number of actual subscribers. Accordingly, an appropriate issue will be included for the purpose of clarifying this matter.

6. Section 1.65 of the Commission's rules imposes a duty on applicants to amend their applications whenever substantial changes in status occur. At the time of filing, Greencastle Broadcasting Co. and its principals had no other broadcast interests. Since then Greencastle has become the licensee of FM Station WKSL, Greencastle, Pa. In addition, Benjamin F. Thomas, 95 percent owner of Greencastle, has also acquired all of the stock of the licensee of FM Station WFMV, Richmond, Va. Notwithstanding these facts, Greencastle failed to amend its application to reflect the acquisitions until shortly before adoption of this order. Accordingly, an issue will be included to determine the effect of this failure upon the applicant's requisite and comparative qualifications. Cf. Faulkner Radio, Inc., 15 FCC 2d 780, 15 RR 2d 285; Vernon Broadcasting Company, 12 FCC 2d 946, 13 RR 2d 245; Romac Baton Rouge Corp., 7 FCC 2d 564, 9 RR 2d 1029.

7. Except as indicated by the issues specified below the applicants are qualified. However, since the proposals are mutually exclusive, they must be designated for hearing in a consolidated proceeding on the issues specified below:

8. Accordingly, *It is ordered*, That pursuant to section 309(e) of the Communications Act of 1934, as amended, the applications are designated for hearing in a consolidated proceeding, at a time and place to be specified in a subsequent order, upon the following issues:

(1) To determine the areas and populations which would receive primary service from the proposed operations and the availability of other primary service to such areas and populations.

(2) To determine whether Greencastle Broadcasting Co. has continued to keep the Commission informed of sub-

stantial changes of decisional significance as required by § 1.65 of the rules.

(3) To determine the effect of the facts adduced pursuant to the foregoing issue upon the requisite and comparative qualifications of Greencastle Broadcasting Co.

(4) To determine with respect to the application of TV Cable of Waynesboro, Inc.:

(a) The manner in which the applicant will obtain additional funds to construct and operate the proposed station for 1 year.

(b) Whether in light of the evidence adduced pursuant to the above subissue, the applicant is financially qualified.

(5) To determine with respect to TV Cable of Waynesboro, Inc., the number of shares of capital stock authorized, issued and subscribed, and the number and identity of the subscribers.

(6) To determine, in the light of section 307(b) of the Communications Act of 1934, as amended, which of the proposals would best provide a fair, efficient and equitable distribution of radio services.

(7) To determine, in the event it is concluded that a choice between the applications should not be based solely on considerations relating to section 307(b), which of the operations proposed in the above-captioned applications would, on a comparative basis, better serve the public interest.

(8) To determine, in the light of the evidence adduced pursuant to the foregoing issues which, if either, of the applications should be granted.

9. *It is further ordered*, That, the petition to deny filed by Metromedia, Inc., is hereby denied.

10. *It is further ordered*, That, to avail themselves of the opportunity to be heard, the applicants pursuant to § 1.221(c) of the Commission's rules, in person or by attorney, shall, within 20 days of the mailing of this order, file with the Commission in triplicate, a written appearance stating an intention to appear on the date fixed for the hearing and present evidence on the issues specified in this order.

11. *It is further ordered*, That the applicants herein shall, pursuant to section 311(a)(2) of the Communications Act of 1934, as amended, and § 1.594 of the Commission's rules, give notice of the hearing, either individually or, if feasible and consistent with the rules, jointly, within the time and in the manner prescribed in such rule, and shall advise the Commission of the publication of such notice as required by § 1.594(g) of the rules.

Adopted: March 13, 1969.

Released: March 21, 1969.

FEDERAL COMMUNICATIONS
COMMISSION,¹

[SEAL] BEN F. WAPLE,
Secretary.

[F.R. Doc. 69-3539; Filed, Mar. 25, 1969;
8:47 a.m.]

¹ Commissioner Johnson absent.

[Docket Nos. 18489-18491; FCC 69-237]

SUMMIT BROADCASTING ET AL.**Memorandum Opinion and Order
Designating Applications for Con-
solidated Hearing on Stated Issues**

In re applications of Richard S. Genetti, Edward F. Genetti, Salvatore Gaudiano, Jr., and James Manganell (a partnership) doing business as Summit Broadcasting, Freeland, Pa., Docket No. 18489, File No. BP-16986, Requests: 1300 kc, 1 kw, DA, Day; CBM, Inc., West Hazleton, Pa., Docket No. 18490, File No. BP-17497, Requests: 1300 kc, 1 kw, DA, Day; Broadcasters 7, Inc., West Hazleton, Pa., Docket No. 18491, File No. BP-17498, Requests: 1300 kc, 5 kw, DA, Day; for construction permits.

1. The Commission has before it for consideration (a) the above-captioned mutually exclusive applications; (b) a petition to deny the applications by The Baltimore Radio Show, Inc., licensee of Station WFBR, Baltimore, Md.; and (c) pleadings in opposition and reply thereto.

2. First, we find that the aforementioned petition is untimely since it was filed with the Commission on October 5, 1967, well beyond the published cutoff dates on the applications.¹ Secondly, we find that WFBR lacks standing as a party in interest within the purview of section 309(d) of the Act. Petitioner bases its claim of standing on the increased interference that would result to its station if either the Freeland or CBM proposal received a grant of its application, and if, subsequently, either sought and obtained authority to operate presunrise with 500 watts of power. WFBR wishes to be included as a party to this proceeding to demonstrate that the public interest would better be served by a grant of the application that would cause the least interference to its existing operation under any presunrise authority that might subsequently be granted. In *WBen v. United States and FCC*, 13 RR 2d 2001, 396 F. 2d 601 (1968), the Court held that requests for presunrise authority could be treated as proposals for minor changes in existing facilities and were thus not subject to the procedural requirements (section 309(d)) applicable to requests for new facilities or for major changes in existing facilities. Subsequently, the U.S. Court of Appeals for the District of Columbia Circuit concurred with the *WBen* decision, holding "that protests against such pre-sunrise requests need not be given full-dress hearings." *Pacific and Southern Co., Inc. v. FCC*, Case No. 21,633, decided December 10, 1968, 14 RR 2d 2111. Therefore, petitioner does not have standing even if one assumes that the applicant receiving a grant of its proposal will seek presunrise authority.

3. Examination of the financial portion of the Summit Broadcasting proposal indicates that the applicant will

require \$105,913 to meet estimated first-year construction and operation costs, consisting of: Down payment on equipment, \$7,500; first year payments on equipment including interest, \$10,213; building, \$5,000; loan interest, \$1,200; miscellaneous costs, \$10,000; and working capital, \$72,000. To meet these costs applicant has available existing capital of \$3,032, a partners' loan of \$75,000 and a private corporate loan of \$20,000 for a total of only \$98,032. Applicant fails to meet its expected financial requirements by approximately \$7,881, and accordingly, a financial issue is required.

4. A Suburban issue is also required as to Summit Broadcasting. Although the applicant conducted a survey, it is impossible to determine whether a representative range of groups and leaders were consulted due to the small number (8) of individuals contacted. See *Andy Valley Broadcasting System, Inc.*, 12 RR 2d 691 (1968). The applicant also failed to meet the programming requirements by not listing the suggestions that were given by the leaders and members of the community. Public Notice, August 22, 1968, FCC 68-847. Thus, we are unable at this time to determine whether the applicant is aware of and responsive to the needs of the area.

5. Analysis of the financial portion of the CBM, Inc., application reveals that funds in the amount of \$101,705 will be needed for construction and first year operation of the proposed facility, consisting of: Down payment on equipment, \$7,050; first year payments on equipment including interest, \$9,013; first year payment on land lease, \$1,200; first year payment on lease for transmitter and antenna property, \$1,200; building, \$8,000; loan curtailments including interest, \$5,488; miscellaneous, \$9,754; and working capital of \$60,000. To meet these requirements, applicant intends to rely upon liquid assets of the corporation of \$3,313, a stockholder's loan of \$90,000 and a bank loan of \$15,000 for a total of \$108,313. However, since the bank loan is to be secured by guaranty of two of the shareholders, and there is no statement indicating that one of the individuals, Alphonse Barlett, is willing to be a guarantor, we cannot credit the applicant with the \$15,000. In addition, the loan commitments and the equipment manufacturer's letter are not current. In response to a Commission request to update its financial data, the applicant prepared an amendment that included the same dated loan commitments. Whether the financial information reflects the applicant's current financial position is a matter to be decided in hearing. Accordingly, a financial issue will be included.

6. Except as indicated by the issues specified below, the applicants are qualified to construct and operate as proposed. However, since the proposals are mutually exclusive, they must be designated for hearing in a consolidated proceeding on the issues specified below.

7. *It is ordered*, That, pursuant to section 309(e) of the Communications Act of 1934, as amended, the applications are designated for hearing in a consolidated

proceeding, at a time and place to be specified in a subsequent order, upon the following issues:

(1) To determine the areas and populations which would receive primary service from the proposed operations and the availability of other primary service to such areas and populations.

(2) To determine, with respect to the application of Summit Broadcasting:

(a) The manner in which the applicant will obtain additional funds to construct and operate the proposed station for 1 year.

(b) Whether, in light of the evidence adduced pursuant to (a) above, the applicant is financially qualified.

(3) To determine the efforts made by Summit Broadcasting to ascertain the community needs and interests of the area to be served and the means by which they propose to meet those needs and interests.

(4) To determine, with respect to the application of CBM, Inc.:

(a) Whether Alphonse Barlett is willing to be a guarantor of the \$15,000 bank loan.

(b) Whether the \$15,000 bank loan and the credit letter from the equipment manufacturer are still available and, if so, the terms and conditions thereof.

(c) Whether, in light of the evidence adduced pursuant to (a) and (b) above, the applicant is financially qualified.

(5) To determine, in the light of section 307(b) of the Communications Act of 1934, as amended, which of the proposals would best provide a fair, efficient, and equitable distribution of radio service.

(6) To determine, in the event it is concluded that a choice between the applications should not be based solely on considerations relating to section 307(b), which of the operations proposed in the above-captioned applications would, on a comparative basis, better serve the public interest.

(7) To determine, in the light of the evidence adduced pursuant to the foregoing issues which, if any, of the applications should be granted.

8. *It is further ordered*, That the petition filed by The Baltimore Radio Show, Inc., licensee of Station WFBR, is hereby dismissed.

9. *It is further ordered*, That, to avail themselves of the opportunity to be heard, the applicants, pursuant to § 1.221(c) of the Commission's rules, in person or by attorney, shall, within 20 days of the mailing of this order, file with the Commission in triplicate, a written appearance stating an intention to appear on the date fixed for the hearing and present evidence on the issues specified in this order.

10. *It is further ordered*, That the applicants herein shall, pursuant to section 311(a)(2) of the Communications Act of 1934, as amended, and § 1.594 of the Commission's rules, give notice of the hearing, either individually or, if feasible and consistent with the rules, jointly, within the time and in the manner prescribed in such rule, and shall advise the Commission of the publication of such

¹ The Summit Broadcasting application was cut off Oct. 27, 1966, and the remaining two proposals on May 11, 1967.

notice as required by § 1.594(g) of the rules.

Adopted: March 13, 1969.

Released: March 21, 1969.

FEDERAL COMMUNICATIONS

COMMISSION,*

[SEAL] BEN F. WAPLE,
Secretary.

[F.R. Doc. 69-3540; Filed, Mar. 25, 1969;
8:47 a.m.]

FEDERAL POWER COMMISSION

[Docket No. RI69-520, etc.]

CITIES SERVICE OIL CO.

Order Providing for Hearings and
Proposed Changes in Rates; Cor-
rection

MARCH 13, 1969.

In the order providing for hearings on and suspension of proposed changes in rates, issued February 12, 1969, and published in the FEDERAL REGISTER February 20, 1969, F.R. 34(2444), in Appendix A, page 2, Docket No. RI69-520, Cities Service Oil Co.: (Opposite Rate Schedule No. 93) under column headed "Proposed Increased Rate," change "14.5" to read "15.5" and delete Footnote "8". In Appendix A, page 8, Docket No. RI69-523, Amerada Petroleum Corp. (Operator) et al., under columns headed "Rate in Effect" and "Proposed Increased Rate," change Footnote "5" to read Footnote "9" in each column. And in Appendix A, page 10, under Footnotes: Delete Footnote "8" from the list of footnotes.

GORDON M. GRANT,
Secretary.

[F.R. Doc. 69-3543; Filed, Mar. 25, 1969;
8:47 a.m.]

[Dockets Nos. RI69-564, RI69-575]

HORIZON OIL AND GAS COMPANY
OF TEXAS AND SUN OIL CO.

Order Providing for Hearings on and
Suspension of Proposed Changes
in Rates; Correction

MARCH 13, 1969.

Horizon Oil and Gas Co. of Texas (Operator) et al., Docket No. RI69-564 et al.; Sun Oil Co. (DX Division), Docket No. RI69-575.

In the order providing for hearings on and suspension of proposed changes in rates, issued February 20, 1969, and published in the FEDERAL REGISTER March 1, 1969, F.R. 34(3722), in Appendix A, page 5, Docket No. RI69-575, Sun Oil Co. (DX Division): (Opposite Rate Schedule No. 114) under column headed "Date Suspended Until," change "8-3-69" to read "8-21-69".

GORDON M. GRANT,
Secretary.

[F.R. Doc. 69-3524; Filed, Mar. 25, 1969;
8:46 a.m.]

* Commissioner Robert E. Lee concurring in the result. Commissioner Johnson absent.

[Docket No. E-7471]

KANSAS GAS AND ELECTRIC CO.

Notice of Application

MARCH 19, 1969.

Take notice that on March 10, 1969, Kansas Gas and Electric Co. (Applicant) filed an application seeking an order pursuant to section 204 of the Federal Power Act to issue short-term promissory notes not to exceed an aggregate principal amount of \$17 million outstanding at any one time.

Applicant is incorporated under the laws of the State of West Virginia with its principal business office in Wichita, Kans., and is engaged in the electric utility business in 165 communities in south-eastern Kansas.

According to the application Applicant proposes to issue notes to commercial banks with maturity dates of not more than 12 months from the date of issuance and notes to investment banking firms in the form of commercial paper with maturity of not more than 270 days. The total principal amount outstanding at any one time is not to exceed \$17 million. Proceeds from the notes will be used to provide funds for the construction, completion, extension and improvement of applicant's facilities.

Any person desiring to be heard or to make any protest with reference to said application should, on or before April 11, 1969, file with the Federal Power Commission, Washington, D.C. 20426, petitions or protests in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). The application is on file and available for public inspection.

GORDON M. GRANT,
Secretary.

[F.R. Doc. 69-3525; Filed, Mar. 25, 1969;
8:46 a.m.]

[Docket No. CP69-138]

LONE STAR GAS CO.

Notice of Amendment to Application

MARCH 18, 1969.

Take notice that on March 10, 1969, Lone Star Gas Co. (Applicant), 301 South Harwood Street, Dallas, Tex. 75201, filed an amendment to the application in Docket No. CP69-138 filed on November 7, 1968,¹ by requesting modifications to the facilities to be constructed, operated, upgraded and abandoned and to construct, operate and abandon additional facilities in Bryan and Marshall Counties, Okla., and Grayson County, Tex., all as more fully set forth in the amendment to the application which is on file with the Commission and open to public inspection.

By the original application, Applicant sought to:

¹ Notice of application was published in the FEDERAL REGISTER on Nov. 27, 1968 (33 F.R. 17707).

(1) Construct and operate 11.2 miles of 10-inch line E5-A and 0.34-mile of 6-inch line E-5;

(2) Upgrade the designed pressure capacity, among others, of: (a) 4.77 miles of 6-inch O.D. and 4-inch line E5A-A from 400 to 800 p.s.i.g. and (b) the Cumberland Field Dehydration Plant from 400 to 800 p.s.i.g.; and

(3) Abandon 4.9 miles of line E5-A and 0.34-mile of line E-5.

By this amendment, Applicant now proposes to construct and operate:

(1) 10.7 miles of 8-inch line E5-A in lieu of 11.2 miles of 10-inch line E5-A;

(2) 0.51-mile of 6-inch line E-5 in lieu of 0.34-mile of 6-inch line E-5.

(3) 4.45 miles of 4-inch line E5A-A in lieu of upgrading an existing 4.47 miles of 6-inch and 4-inch line E5A-A to operate at the design pressure of 800 p.s.i.g.;

(4) 0.21-mile of 10-inch line E-A; and

(5) Upgrade the operating pressure of the Cumberland Field Dehydration Plant to 800 p.s.i.g. after reconstruction at a new location in lieu of upgrading the proposed operating pressure of the plant at its present location.

In addition to abandoning 4.9 miles of 10-inch and 8-inch line E5-A as proposed in the original application, Applicant, by this amendment, also seeks permission and approval to abandon the following facilities:

(1) 0.51-mile of 6-inch and 4-inch line E-5 in lieu of 0.34-mile;

(2) 4.43 miles of 6-inch and 4-inch line E5A-A; and

(3) 0.10-mile of 10-inch line E-A.

The total estimated cost of the original proposal for new construction and upgrading of facilities was \$296,000. Such costs in the amended proposal is estimated at approximately \$419,700. The estimated value of salvage is increased from \$13,000 to \$29,950, and the estimated cost to remove facilities is increased from \$8,600 to \$9,350.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) and the regulations under the Natural Gas Act (§ 157.10) on or before April 11, 1969.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act and the rules of practice and procedure, a hearing will be held without further notice before the Commission on this application if no petition to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate and permission and approval to abandon are required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Applicant to appear or be represented at the hearing.

GORDON M. GRANT,
Secretary.

[P.R. Doc. 69-3544; Filed, Mar. 25, 1969;
8:47 a.m.]

[Docket No. CP68-364]

MANUFACTURERS LIGHT AND HEAT CO. AND HOME GAS CO.

Order Permitting Intervention and Fixing Date of Prehearing Conference

MARCH 17, 1969.

The Manufacturers Light and Heat Co. (Manufacturers) a Pennsylvania corporation, with its principal place of business in Pittsburgh, Pa., and Home Gas Co. (Home) a New York corporation, with its principal place of business in Pittsburgh, Pa., filed a joint application with the Federal Power Commission pursuant to section 7 of the Natural Gas Act on June 20, 1968. Notice of the filing was issued July 3, 1968, and published in the FEDERAL REGISTER on July 11, 1968 (33 F.R. 9981).

The applicants seek a certificate of public convenience and necessity authorizing the coordination of their operations. They state that a coordination of their respective systems will provide greater operating flexibility, to make available the underground storage fields of both companies on a combined basis, and to permit Manufacturers to optimize gas purchases. No facilities are said to be required in the coordination of these operations.

The companies state coordination of their operations is necessary because Home's two largest customers Orange and Rockland Utilities, Inc. (Rockland), and Central Hudson Gas and Electric Corp. (Central Hudson), are planning significant increases in their purchase gas load factors. Home does not presently have the necessary supply to provide these customers with their increased annual requirements. The additional annual deliveries would increase Home's sales from an average load factor of 52 percent to 64 percent, and increase its average day sales from 75,000 Mcf per day to 93,000 Mcf per day. These significant increases would cause Home's storage pools to be utilized at a lesser degree. Home purchases gas from Manufacturers, its major supplier, at 100 percent load factor.

It is indicated that the continuation of their operations on a noncoordinated basis would require Home to increase its contract demand with Manufacturers 17,000 Mcf per day. Home would purchase this increased contract demand at 100 percent load factor at a price of 39.61 cents per Mcf. The added volume for resale to Rockland and Central Hudson would be at a rate of 31 cents per Mcf. In addition it is stated that noncoordinated operations would require Manufacturers to increase its contract

demand with United Fuel Gas Co. 11,000 Mcf per day, result in the idling of Home's underground storage operations, and require Manufacturers to construct 10.1 miles of mainline loop at an estimated cost of \$1.3 million. The applicants estimate that under noncoordinated operations incremental costs would be \$132,600 above incremental revenues, while under coordinated operations, incremental revenues would be \$318,000 above incremental costs.

It is proposed that the applicants file a joint tariff to supersede their present tariff. The tariff would reflect the same rates contained in settlement agreements in RP66-5 and RP66-6 which have been approved by the Commission. The tariff provisions would be the same as those settled upon except the companies propose a minimum annual commodity charge for the CDS schedules, this would be 60 percent effective November 1, 1968, 62½ percent November 1, 1969, and 65 percent November 1, 1970, and thereafter.

Petitions to intervene in the proceeding have been filed by the following customers: Central Hudson Gas and Electric Corp., New York State Electric and Gas Corp., Orange and Rockland Utilities, Inc., Pennsylvania Gas and Water Co., UGI Corp., and United Natural Gas Co. Additionally, the New York Commission filed an intervention.

Pennsylvania Gas and Water Co. requests formal hearing and raises the following issues: (1) Validity of the unilateral abrogation of contracts for purchase and sale of natural gas, (2) validity of the proposed minimum bill, (3) validity of the proposal under the rate standards of the Natural Gas Act, (4) ability of United Fuel Gas Co. to deliver 6.6 million Mcf to Manufacturers and the economic consequences upon United Fuel Gas Co. of such deliveries, and (5) the continued propriety of the existing rate levels, rates, zone boundaries, and rate differentials under coordinated operations.

New York State Electric and Gas Corp. is concerned about the effect of the proposed minimum annual commodity charge upon itself and its customers. Acme Natural Gas Co. filed a protest against the proposed minimum annual commodity charge, and the New York Commission has no objection to the application since the acceptance of Home's settlement in Docket No. RP66-6. An application was filed for temporary authorization to coordinate their operations in order that Home may meet its 1968-69 customer requirements. Said authorization has been granted.

The Commission finds: (1) It is desirable and in the public interest to allow the above-named petitioners to intervene in these proceedings in order that the petitioners may establish the facts and the law from which the nature and validity of their alleged rights and interest may be determined and show what further action may be appropriate under the circumstances in the administration of the Natural Gas Act. The expeditious disposition of these proceedings will be effectuated by providing for a prehearing

conference prior to the filing of evidence by any of the parties.

The Commission orders:

(A) The above-named petitioners are hereby permitted to intervene in these proceedings subject to the rules and regulations of the Commission: *Provided, however*, That the participation of such interveners shall be limited to matters affecting rights and interests as specifically set forth in said petitions for leave to intervene: *And provided, further*, That the admission of such interveners shall not be construed as recognition by the Commission that they or any of them might be aggrieved because of any order or orders of the Commission entered in this proceeding.

(B) Pursuant to the provisions of 1.18 of the Commission's rules of practice and procedure, a prehearing conference shall be held before a hearing examiner of the Commission to be designated by the Chief Examiner, in order to consider the means by which the conduct of the proceedings may be facilitated and in order to determine further procedures including the date for commencement of cross-examination. Such conference will be held in a hearing room of the Federal Power Commission, 441 G Street NW., Washington, D.C., commencing at 10 a.m. (e.d.s.t.) on May 1, 1969.

By the Commission.

[SEAL] GORDON M. GRANT,
Secretary.

[P.R. Doc. 69-3545; Filed, Mar. 25, 1969;
8:48 a.m.]

[Project 2694]

NANTAHALA POWER AND LIGHT CO.

Notice of Application for License for Constructed Project

MARCH 19, 1969.

Public notice is hereby given that application for license has been filed under the Federal Power Act (16 U.S.C. 791a-825r) by Nantahala Power and Light Co. (correspondence to: John M. Archer, Jr., President, Nantahala Power and Light Co., Post Office Box 260, Franklin, N.C. 28734) for constructed Project No. 2694, known as Queens Creek, located on Queens Creek, a tributary of the Nantahala River, in the vicinity of Franklin in Macon County, N.C.

The existing Queens Creek Project consists of: (1) An earth and rock-fill dam 78 feet high and 382 feet long creating a reservoir having an area of 37 acres at normal pool elevation of 3,027 feet (USC & GS datum) with useful storage of 778 acre-feet; (2) a side channel spillway excavated in rock containing an earth fuse plug dam in two sections—a pilot section with crest at elevation 3,028 feet and the remaining section with crest at elevation 3,030 feet; (3) a low level conduit through the dam to a wye, one branch of which serves as an intake to the 24-inch diameter, 6,600-foot long penstock and the other as a

reservoir drain; (4) a powerhouse containing one 1,440 kw. generator; and (5) appurtenant facilities.

Any person desiring to be heard or to make any protest with reference to said application should on or before May 7, 1969, file with the Federal Power Commission, Washington, D.C. 20426, petitions or protests in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 1.8 or 1.10). The application is on file with the Commission and available for public inspection.

GORDON M. GRANT,
Secretary.

[F.R. Doc. 69-3526; Filed, Mar. 25, 1969;
8:46 a.m.]

[Docket No. CP69-237]

UNITED CITIES GAS CO., AND TEXAS EASTERN TRANSMISSION CORP.

Notice of Application

MARCH 18, 1969.

Take notice that on March 10, 1969, United Cities Gas Co. (Applicant), 1200 Parkway Towers, 404 James Robertson Parkway, Nashville, Tenn. 37219, filed in Docket No. CP69-237 an application pursuant to section 7(a) of the Natural Gas Act for an order of the Commission directing Texas Eastern Transmission Corp. (Respondent) to establish physical connection of its transportation facilities with the facilities of Applicant for the sale and delivery of natural gas to the village of Equality, Ill., and thereabouts, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Specifically, Applicant requests the Commission to direct Respondent to connect its existing transmission line with Applicant's facilities at a point about four miles north of Eldorado, Ill. Applicant requests up to 58,100 Mcf of natural gas per year, and up to 450 Mcf per day, by the fifth year. Applicant states it will serve the village of Equality, Ill., and service areas along the route of the proposed line.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before April 11, 1969.

GORDON M. GRANT,
Secretary.

[F.R. Doc. 69-3546; Filed, Mar. 25, 1969;
8:48 a.m.]

SECURITIES AND EXCHANGE COMMISSION

BARTER INDUSTRIES, INC.

Order Suspending Trading

MARCH 20, 1969.

It appearing to the Securities and Exchange Commission that the summary

suspension of trading in the common stock and all other securities of Bartep Industries, Inc., being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period March 21, 1969, through March 30, 1969, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 69-3530; Filed, Mar. 25, 1969;
8:46 a.m.]

DUMONT CORP.

Order Suspending Trading

MARCH 20, 1969.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the class A and class B common stock of Dumont Corp. being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period March 21, 1969, through March 30, 1969, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 69-3531; Filed, Mar. 25, 1969;
8:46 a.m.]

MAJESTIC CAPITAL CORP.

Order Suspending Trading

MARCH 20, 1969.

It appearing to the Securities and Exchange Commission that the summary suspension of trading in the common stock of Majestic Capital Corp., Encino, Calif., being traded otherwise than on a national securities exchange is required in the public interest and for the protection of investors;

It is ordered, Pursuant to section 15(c) (5) of the Securities Exchange Act of 1934, that trading in such securities otherwise than on a national securities exchange be summarily suspended, this order to be effective for the period March 21, 1969, through March 30, 1969, both dates inclusive.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 69-3532; Filed, Mar. 25, 1969;
8:46 a.m.]

[70-4730]

PENNSYLVANIA ELECTRIC CO.

Notice of Proposed Issue and Sale of Principal Amount of First Mortgage Bonds

MARCH 20, 1969.

Notice is hereby given that Pennsylvania Electric Co. ("Penelec"), 1001 Broad Street, Johnstown, Pa. 15907, an electric utility subsidiary company of General Public Utilities Corp. ("GPU"), a registered holding company, has filed an application with this Commission, pursuant to the Public Utility Holding Company Act of 1935 ("Act"), designating section 6(b) of the Act and Rule 50 promulgated thereunder as applicable to the proposed transaction. All interested persons are referred to the application, which is summarized below, for a complete statement of the proposed transaction.

Penelec proposes to issue and sell, subject to the competitive bidding requirements of Rule 50, \$28 million principal amount of first mortgage bonds, ----- percent series due May 1, 1999. The interest rate (which shall be a multiple of one-eighth of 1 percent) and the price, exclusive of accrued interest (which shall be not less than 100 percent nor more than 102.75 percent of the principal amount thereof), will be determined by the competitive bidding. The bonds will be issued under a mortgage and deed of trust dated January 1, 1942, between Penelec and Bankers Trust Co., trustee, as heretofore supplemented and as to be further supplemented by a supplemental indenture to be dated May 1, 1969.

The proceeds from the sale of the bonds will be used for the purpose of financing its business as a public utility, including the reimbursement of its treasury for expenditure therefrom prior to January 1, 1969, for construction purposes and the payment of its short-term bank loans outstanding at the time of the sale of the bonds. Such bank notes are expected to aggregate \$23 million at that time. Any premium realized from the sale of the bonds will be used for financing the business of Penelec, including the payment of expenses of this financing. The 1969 construction program is estimated to cost \$67,700,000, part of which is to be financed by the sale of the bonds, by funds generated internally, by capital contributions to be received from GPU aggregating \$20 million and by short-term bank loans.

Fees and expenses relating to the proposed transaction are estimated at \$90,000, including legal fees of \$30,000 and accountant's fees of \$6,200. A statement of the fee of counsel for the underwriters, to be paid by the successful bidders, will be supplied by amendment.

It is stated that the Pennsylvania Public Utility Commission has jurisdiction over the proposed issue and sale of bonds by Penelec. It is further stated that no other State commission and no Federal commission, other than this Commission, has jurisdiction over the proposed transaction.

Notice is further given that any interested person may, not later than April 24, 1969, request in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request, and the issues of fact or law raised by said application which he desires to controvert; or he may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request should be served personally or by mail (airmail if the person being served is located more than 500 miles from the point of mailing) upon the applicant at the above-stated address, and proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. At any time after said date, the application, as filed or as it may be amended, may be granted as provided in Rule 23 of the general rules and regulations promulgated under the Act or the Commission may grant exemption from such rules as provided in Rules 20(a) and 100 thereof or take such other action as it may deem appropriate. Persons who request a hearing or advice as to whether a hearing is ordered will receive notice of further developments in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission (pursuant to delegated authority).

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 69-3529; Filed, Mar. 25, 1969;
8:46 a.m.]

[812-2474]

TECHNOLOGY FUND, INC.

Notice of Filing of Application for Order Exempting Sale by Open-End Company of Its Shares at Other Than the Public Offering Price

MARCH 20, 1969.

Notice is hereby given that Technology Fund, Inc. ("Applicant"), 120 South La Salle Street, Chicago, Ill. 60603, a Delaware Corporation registered under the Investment Company Act of 1940 ("Act") as an open-end diversified management investment company, has filed an application pursuant to section 6(c) of the Act for an order exempting from the provisions of section 22(d) of the Act a transaction in which Applicant's redeemable securities will be issued at a price other than the current public offering price in exchange for substantially all of the assets of McCoy Truck Lines, Inc. ("McCoy"). All interested persons are referred to the application on file with the Commission for a statement of Applicant's representations which are summarized below.

McCoy, an Iowa Corporation, is a personal holding company, all of whose outstanding stock is owned beneficially by

not more than 13 persons. McCoy is exempt from registration under the Act by reason of the provisions of section 3(c) (1) thereof. Pursuant to an agreement between Applicant and McCoy, assets owned by McCoy with a value of \$1 million on October 31, 1968, will be transferred to Applicant in exchange for shares of Applicant's stock. The number of shares of Applicant to be issued to McCoy is to be determined by dividing the aggregate market value (subject to certain adjustments set forth in the Agreement and Plan of Reorganization) of the assets of McCoy to be transferred to Applicant by the net asset value per share of Applicant, both to be determined as of the close of the New York Stock Exchange on the business day preceding the date of transfer, as defined in the agreement. If the transaction described in the agreement had taken place on October 31, 1968, McCoy would have received 94,250 shares of Applicant's stock. When received by McCoy, the shares of Applicant are to be distributed to the McCoy shareholders and McCoy will be dissolved. Applicant presently intends to sell a portion of the assets received from McCoy.

There is no affiliation or relationship between Applicant and McCoy or between the officers, directors and shareholders of McCoy and the officers and directors of Applicant. The agreement was negotiated at arm's length by the two companies.

Section 22(d) of the Act provides that registered investment companies issuing redeemable securities may sell their shares only at the current public offering price as described in the prospectus. Section 6(c) permits the Commission, upon application, to exempt a transaction from the provisions of section 22(d) if it finds that such an exemption is necessary or appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act.

Applicant submits that the granting of the application is necessary or appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act and that the proposed transaction will be beneficial to the Fund because it represents an opportunity to acquire approximately \$1 million additional assets in a single transaction without the expense inherent in a sales program and offering of shares to the public.

Notice is further given that any interested person may, not later than April 11, 1969, at 5:30 p.m., submit to the Commission in writing a request for a hearing on the matter accompanied by a statement as to the nature of his interest, the reason for such request and the issues of fact or law proposed to be controverted, or he may request that he be notified if the Commission shall order a hearing thereon. Any such communication should be addressed: Secretary,

Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request shall be served personally or by mail (airmail if the person being served is located more than 500 miles from the point of mailing) upon Applicant at the address stated above. Proof of such service (by affidavit or in case of an attorney at law by certificate) shall be filed contemporaneously with the request. At any time after said date, as provided by Rule 0-5 of the rules and regulations promulgated under the Act, an order disposing of the application herein may be issued by the Commission upon the basis of the information stated in said application, unless an order for hearing upon said application shall be issued upon request or upon the Commission's own motion. Persons who request a hearing or advice as to whether a hearing is ordered, will receive notice of further developments in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission (pursuant to delegated authority).

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F.R. Doc. 69-3533; Filed, Mar. 25, 1969;
8:47 a.m.]

[70-4727]

WESTERN MASSACHUSETTS ELECTRIC CO.

Notice of Proposed Issue and Sale of Commercial Paper and Notes to Banks

MARCH 20, 1969.

Notice is hereby given that Western Massachusetts Electric Co. ("WMECO"), 174 Brush Hill Avenue, West Springfield, Mass., a public-utility subsidiary company of Northeast Utilities ("Northeast") a registered holding company, has filed a declaration with this Commission pursuant to the Public Utility Holding Company Act of 1935 ("Act"), designating sections 6 and 7 of the Act and Rule 50(a)(5) promulgated thereunder as applicable to the proposed transactions. All interested persons are referred to the declaration, which is summarized below, for a complete statement of the proposed transactions.

WMECO proposes to issue and sell up to \$40 million of bank notes or commercial paper notes prior to June 30, 1970. As such notes mature, they may be renewed or repaid out of any funds then available to WMECO including funds derived from the sale of other notes to banks and/or to a dealer in commercial paper.

The funds to be derived from the issuance and sale of the notes will be applied to finance construction expenditures, to pay nuclear fuel costs, and to supply funds for investments in regional nuclear generating companies. These expenditures for the years 1969 and 1970 are estimated to be approximately as follows:

	1969	1970
Construction expenditures.....	\$32,400,000	\$30,700,000
Nuclear fuel costs.....	1,200,000	200,000
Investments in regional nuclear generating companies (i.e., Maine Yankee Atomic Power Co. and Vermont Yankee Nuclear Power Corp.).....	800,000	700,000
Total.....	34,400,000	31,700,000

The commercial paper will be issued in the form of promissory notes with no maturity more than 270 days after the date of issue, and will be sold at the discount rate per annum prevailing at the date of issuance for commercial paper of comparable quality and of the particular maturity sold by public-utility issuers thereof to commercial paper dealers. No commercial paper shall be issued having a maturity of more than 90 days after June 30, 1970 or which has an effective interest cost to the company in excess of the prime commercial bank rate at which WMECO could obtain loans from banks. The purchasing dealer, as principal, will reoffer the commercial paper to institutional investors at a discount of not more than one-eighth of 1 percent per annum less than the prevailing discount rate to WMECO, in such manner as not to constitute a public offering. The commercial paper notes will be reoffered to no more than 100 identified and designated customers in a list (nonpublic) which will be filed with the Commission, and no additions will be made to this list.

The notes to be issued and sold to banks will mature not later than 9 months after the date of issue or renewal, will bear interest at the prime rate in effect at the lending bank on the date of issue, will be issued no later than June 30, 1970, and will be subject to prepayment at any time without premium.

WMECO will not effect any borrowings from banks pursuant to this declaration until it shall have filed an amendment thereto setting forth the name or names of the banks from which such borrowings are to be effected and such amendment shall have been granted by order of this Commission.

WMECO expects to retire the bank notes and commercial paper prior to June 30, 1970, from the net proceeds of the sale of additional first mortgage bonds and/or preferred stock and/or other securities. In the event the company effects any permanent financing prior to the repayment of all bank notes and commercial paper outstanding pursuant to this declaration, it expects to apply the net proceeds of such permanent financing in reduction of such notes.

WMECO requests exception from the competitive bidding requirements of Rule 50 for the proposed issue and sale of its commercial paper pursuant to paragraph (a) (5) thereof. The company states that it is not practicable to invite competitive bids for commercial paper and that current rates for commercial paper of prime borrowers such as WMECO are published daily in financial publications. WMECO

also requests authority to file certificates under Rule 24 with respect to the issue and sale of commercial paper herein-after consummated pursuant to this proceeding on a quarterly basis.

It is stated that the fees and expenses to be incurred in connection with the proposed transactions will not exceed \$500 and that no State commission and no Federal commission, other than this Commission, has jurisdiction over the proposed transactions.

Notice is further given that any interested person may, not later than April 10, 1969, request in writing that a hearing be held in respect of such matters, stating the nature of his interest, the reasons for such request, and the issues of fact or law raised by the declaration which he desires to controvert; or he may request that he be notified should the Commission order a hearing in respect thereof. Any such request should be addressed: Secretary, Securities and Exchange Commission, Washington, D.C. 20549. A copy of such request should be served personally or by mail (airmail if the person being served is located more than 500 miles from the point of mailing) upon the declarant at the above-stated address, and proof of service (by affidavit or, in case of an attorney at law, by certificate) should be filed with the request. At any time after said date, the declaration, as filed or as it may be amended, may be permitted to become effective, as provided in Rule 23 of the general rules and regulations promulgated under the Act, or the Commission may grant exemption from such rules as provided in Rules 20(a) and 100 thereof, or take such other action as it may deem appropriate. Persons who request a hearing or advice as to whether a hearing is ordered, will receive notice of further developments in this matter, including the date of the hearing (if ordered) and any postponements thereof.

For the Commission (pursuant to delegated authority).

[SEAL]

ORVAL L. DuBOIS,
Secretary.[F.R. Doc. 69-3528; Filed, Mar. 25, 1969;
8:46 a.m.]

INTERSTATE COMMERCE COMMISSION

FOURTH SECTION APPLICATION FOR RELIEF

MARCH 21, 1969.

Protests to the granting of an application must be prepared in accordance with Rule 1100.40 of the general rules of practice (49 CFR 1100.40) and filed within 15 days from the date of publication of this notice in the FEDERAL REGISTER.

LONG-AND-SHORT HAUL

FSA No. 41593—Various commodities—TOFC, from, to, and between points in southern territory. Filed by O. W. South, Jr., agent (No. A6087), for interested rail carriers. Rates on various commodi-

ties—TOFC, in carloads, as described in the application, between points in southern territory; between points in southern territory, on the one hand, and points in official, Illinois Freight Association, southwestern and western trunk-line territories, on the other.

Grounds for relief—Motor-truck competition.

By the Commission.

[SEAL]

H. NEIL GARSON,
Secretary.[F.R. Doc. 69-3552; Filed, Mar. 25, 1969;
8:48 a.m.]

MOTOR CARRIER INTRASTATE APPLICATIONS

Notice of Filing

MARCH 21, 1969.

The following applications for motor common carrier authority to operate in intrastate commerce seek concurrent motor carrier authorization in interstate or foreign commerce within the limits of the intrastate authority sought, pursuant to section 206(a) (6) of the Interstate Commerce Act, as amended October 15, 1962. These applications are governed by Special Rule 1.245 of the Commission's rules of practice, published in the FEDERAL REGISTER, issue of April 11, 1963, page 3533, which provides, among other things, that protests and requests for information concerning the time and place of State Commission hearings or other proceedings, any subsequent changes therein, any other related matters shall be directed to the State Commission with which the application is filed and shall not be addressed to or filed with the Interstate Commerce Commission.

State Docket No. 2429-B, filed February 26, 1969, Applicant: AIRLINE GROUND TRANSPORTATION COMPANY, Post Office Box 2527, c/o Greater Southwest International Airport, Fort Worth, Tex. 76125. Applicant's representative: Reagan Sayers, Rawlings, Sayers and Scurluck, Century Life Building, Post Office Box 17007, Fort Worth, Tex. 76102. Certificate of public convenience and necessity sought to operate a bus service as follows: Transportation of (a) passengers having prior or subsequent transportation by air; and (b) airline personnel, limited to transportation to or from Greater Southwest International Airport, Love Field, and Dallas-Fort Worth Regional Airport, on the one hand, and, on the other, Fort Worth, Dallas, Arlington, and all intermediate points and the above-named airports over Texas Highways 183, 121, 114, 356, 360, and 157, Loops 820 and 12, U.S. Highways 80, 377, and 77, I.H. 20, 35E, and 35W, Dallas-Fort Worth Turnpike, all city streets and freeways, and all combinations thereof, serving all intermediate points. Both intrastate and interstate authority sought.

HEARING: Not yet assigned. Requests for procedural information including the time for filing protests concerning this application should be addressed to the

Railroad Commission of Texas, Ernest O. Thompson Building, Post Office Drawer EE, Austin, Tex. 78711, and should not be directed to the Interstate Commerce Commission.

State Docket No. H-5008, filed March 3, 1969. Applicant: ROBERT R. JACOBS, doing business as JACOBS TRUCK LINE, Lacona, Iowa 50139. Applicant's representative: Robert R. Rydell, 1020 S & L Building, Des Moines, Iowa 50309. Certificate of public convenience and necessity sought to operate a freight service as follows: Transportation of (1) *general commodities*, between Des Moines, Mo., Liberty Center, and Lacona, Iowa; and (2) *packinghouse products*, between Des Moines and Indianola, Iowa. Both intrastate and interstate authority sought.

HEARING: Wednesday, June 4, 1969, at 10 a.m., at Office of Iowa State Commerce Commission, State Capitol, Des Moines, Iowa 50319. Requests for procedural information including the time for filing protests concerning this application should be addressed to the Iowa State Commerce Commission, State Capitol, Des Moines, Iowa 50319, and should not be directed to the Interstate Commerce Commission.

State Docket No. 50952, filed March 12, 1969. Applicant: FRANK SPINGOLO TRUCKING CO., INC., 1011 North Broadway, Stockton, Calif. Applicant's representative: Marquam C. George, Danreco Building, 401 South Hartz Avenue, Danville, Calif. 94526. Certificate of public convenience and necessity sought to operate a freight service as follows: Transportation of *can goods, animal feed, food stuff for human consumption and empty containers* as described in Minimum Rate Tariff No. 2 and as further described in Frank Spingolo Trucking Co., Inc., Local Freight Tariff No. 3-A, MC-ICC No. 2, Cal PUC No. 4 and Pacific Motor Tariff Bureau, Inc., Exception Sheet No. 1 MF-ICC No. 2, Cal PUC No. 4 of Leland C. Smith, agent between East Modesto, Stockton, Sacramento, Oakland, San Francisco, Berkeley, Richmond, Alameda, and San Jose via any and all available streets and roads. Both intrastate and interstate authority sought.

HEARING: Not yet assigned. Requests for procedural information including the time for filing protests concerning this application should be addressed to the California Public Utility Commission, State Building, Civic Center, 455 Golden Gate Avenue, San Francisco, Calif. 94102, and should not be directed to the Interstate Commerce Commission.

By the Commission.

[SEAL] H. NEIL GARSON,
Secretary.

[P.R. Doc. 69-3553; Filed, Mar. 25, 1969;
8:48 a.m.]

[Notice 543]

MOTOR CARRIER ALTERNATE ROUTE DEVIATION NOTICES

MARCH 21, 1969.

The following letter-notices of proposals to operate over deviation routes

for operating convenience only have been filed with the Interstate Commerce Commission, under the Commission's Deviation Rules Revised, 1957 (49 CFR 211.1 (c)(8)) and notice thereof to all interested persons is hereby given as provided in such rules (49 CFR 211.1(d)(4)).

Protests against the use of any proposed deviation route herein described may be filed with the Interstate Commerce Commission in the manner and form provided in such rules (49 CFR 211.1(e)) at any time, but will not operate to stay commencement of the proposed operations unless filed within 30 days from the date of publication.

Successively filed letter-notices of the same carrier under the Commission's Deviation Rules Revised, 1957, will be numbered consecutively for convenience in identification and protests if any should refer to such letter-notices by number.

MOTOR CARRIERS OF PROPERTY

No. MC 59120 (Deviation No. 11), EAZOR EXPRESS, INC., Eazor Square, Pittsburgh, Pa. 15201, filed March 5, 1969. Carrier proposes to operate as a *common carrier*, by motor vehicle, of *general commodities*, with certain exceptions, over deviation routes as follows: (1) From New York, N.Y., over Interstate Highway 95 to junction Massachusetts Highway 128, thence over Massachusetts Highway 128 to junction U.S. Highway 1; and (2) from New Haven, Conn., over Interstate Highway 91 to junction Interstate Highway 84, thence over Interstate Highway 84 to junction Interstate Highway 90 near Sturbridge, Mass., thence over Interstate Highway 90 to Boston, Mass., and return over the same routes, for operating convenience only. The notice indicates that the carrier is presently authorized to transport the same commodities, over pertinent service routes as follows: From New York, N.Y., over U.S. Highway 1 to New Haven, Conn., thence over U.S. Highway 5 to Meriden, Conn., thence over Alternate U.S. Highway 6 to junction U.S. Highway 6, thence over U.S. Highway 6 to Providence, R.I., thence over U.S. Highway 1 to junction Massachusetts Highway 128; and (2) from New Haven, Conn., over U.S. Highway 5 to East Hartford, Conn., thence over Connecticut Highway 15 to the Connecticut-Massachusetts State line, thence over Massachusetts Highway 15 to junction U.S. Highway 20 near Sturbridge, Mass., thence over U.S. Highway 20 to Boston, Mass., and return over the same routes.

No. MC 76032 (Deviation No. 22), NAVAJO FREIGHT LINES, INC., 1205 South Platte River Drive, Denver, Colo. 80223, filed March 13, 1969. Carrier's representative: William E. Kenworthy, same address as applicant. Carrier proposes to operate as a *common carrier*, by motor vehicle, of *general commodities*, with certain exceptions, over a deviation route as follows: From junction U.S. Highway 34 and Interstate Highway 80 near Princeton, Ill., over Interstate Highway 80 to junction U.S. Highway 41 near Gary, Ind., and return over the same

route, for operating convenience only. The notice indicates that the carrier is presently authorized to transport the same commodities, over pertinent service routes as follows: (1) From Chicago, Ill., over U.S. Highway 34 to Glenwood, Iowa, thence over U.S. Highway 275 to Council Bluffs, Iowa, thence over U.S. Highway 6 to Omaha, Nebr., thence over Alternate U.S. Highway 30 to junction U.S. Highway 275, thence over U.S. Highway 275 via Waterloo, Nebr., to Fremont, Nebr., thence over U.S. Highway 30 to junction U.S. Highway 138, near Big Springs, Nebr., thence over U.S. Highway 138 to Sterling, Colo., thence over U.S. Highway 6 to Denver, Colo.; and (2) from Chicago, Ill., over U.S. Highway 41 to junction U.S. Highway 30, thence over U.S. Highway 30 to Valparaiso, Ind., thence over Indiana Highway 2 to South Bend, Ind., thence over U.S. Highway 33 to Elkhart, Ind., thence over U.S. Highway 33 to Fort Wayne, Ind., and return over the same routes.

No. MC 111594 (Deviation No. 13), C W TRANSPORT, INC., High Street, Wisconsin Rapids, Wis. 54494, filed March 10, 1969. Carrier proposes to operate as a *common carrier*, by motor vehicle, of *general commodities*, with certain exceptions, over deviation routes as follows: (1) From Stevens Point, Wis., over U.S. Highway 10 to junction Wisconsin Highway 110 near Fremont, Wis., thence over Wisconsin Highway 110 to Winchester, Wis., thence over Wisconsin Highway 150 to junction U.S. Highway 41 near Neenah, Wis.; (2) from junction U.S. Highway 10 and Wisconsin Highway 114 over Wisconsin Highway 114 to junction Wisconsin Highway 57; (3) from junction Wisconsin Highways 175 and 33 at Addison, Wis., over Wisconsin Highway 33 to West Bend, Wis.; and (4) from junction Wisconsin Highways 175 and 60 over Wisconsin Highway 60 to junction U.S. Highway 45, and return over the same routes, for operating convenience only. The notice indicates that the carrier is presently authorized to transport the same commodities, over pertinent service routes as follows: (1) From Marshfield, Wis., over Wisconsin Highway 13 to junction U.S. Highway 10, thence over U.S. Highway 10 to Stevens Point, Wis., thence over U.S. Highway 51 to Plainfield, Wis., thence over Wisconsin Highway 73 to Wautoma, Wis., thence over Wisconsin Highway 21 to Oshkosh, Wis., thence over Wisconsin Highway 175 to Fond du Lac, Wis. (also from Oshkosh over U.S. Highway 45 to Fond du Lac), thence over U.S. Highway 45 to Milwaukee, Wis., thence over U.S. Highway 41 to Chicago, Ill.; (2) from Green Bay, Wis., over U.S. Highway 41 to Oshkosh, Wis.; (3) from Manitowoc, Wis., over U.S. Highway 10 to Appleton, Wis.; (4) from Green Bay, Wis., over Wisconsin Highway 57 to Milwaukee, Wis.; (5) from Minneapolis, Minn., over U.S. Highway 12 to Fairchild, Wis., thence over U.S. Highway 10 to junction Wisconsin Highway 13, thence over Wisconsin Highway 13 to junction Wisconsin Highway 73, thence over Wisconsin Highway 73 to junction U.S. Highway 51, thence over U.S. Highway 51 to Portage, Wis., thence over Wisconsin Highway 33 to Addison,

Wis., thence over Wisconsin Highway 175 to Milwaukee, Wis., thence over Wisconsin Highway 32 to the Wisconsin-Illinois State line, thence over Illinois Highway 42 to Chicago, Ill.; and (6) from Fond du Lac, Wis., over Wisconsin Highway 175 to Addison, Wis., and return over the same routes.

By the Commission.

[SEAL] H. NEIL GARSON,
Secretary.

[P.R. Doc. 69-3554; Filed, Mar. 25, 1969;
8:48 a.m.]

[Notice 1279]

MOTOR CARRIER APPLICATIONS AND CERTAIN OTHER PROCEEDINGS

MARCH 21, 1969.

The following publications are governed by the new Special Rule 1.247 of the Commission's rules of practice, published in the FEDERAL REGISTER, issue of December 3, 1963, which became effective January 1, 1964.

The publications hereinafter set forth reflect the scope of the applications as filed by applicant, and may include descriptions, restrictions, or limitations which are not in a form acceptable to the Commission. Authority which ultimately may be granted as a result of the applications here noticed will not necessarily reflect the phraseology set forth in the application as filed, but also will eliminate any restrictions which are not acceptable to the Commission.

APPLICATIONS ASSIGNED FOR ORAL HEARING

MOTOR CARRIERS OF PROPERTY

No. MC 31600 (Sub-No. 640) (Republication), filed February 20, 1969, published in FEDERAL REGISTER of March 20, 1969, and republished this issue. Applicant: P. B. MUTRIE MOTOR TRANSPORTATION, INC., Calvary Street, Waltham, Mass. 02154. Applicant's representative: Harry C. Ames, Jr., 529 Transportation Building, Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Chemicals*, in bulk, from Pedricktown, N.J., to points in Alabama, Arkansas, Connecticut, Delaware, District of Columbia, Florida, Georgia, Illinois, Indiana, Iowa, Kentucky, Louisiana, Mississippi, Missouri, Maine, Maryland, Massachusetts, Michigan, Minnesota, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Texas, Vermont, Virginia, West Virginia, and Wisconsin. Note: Applicant states it does not intend to tack, and apparently is willing to accept a restriction against tacking if warranted. This republication is to reflect the hearing information.

HEARING: April 16, 1969, before an examiner to be later designated, at the Offices of the Interstate Commerce Commission, Washington, D.C.

No. MC 47142 (Sub-No. 101), filed March 14, 1969. Applicant: C. I. WHIT-

TEN TRANSFER COMPANY, a corporation, Post Office Box 1833, Huntington, W. Va. 25719. Applicant's representative: William T. Croft, 1815 H Street NW., Washington, D.C. 20006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Classes A, B, and C explosives, ammunition not classified as A, B, or C explosives; poisons; and tear gas ingredients*, from Sugar Cove, Va., to Dover Air Force Base, Del.; Sunny Point Army Terminal, South Port, N.C.; and Wolf Lake, Ill. Note: Applicant states it does not intend to tack, and is apparently willing to accept a restriction against tacking if warranted.

HEARING: April 9, 1969, at the Offices of the Interstate Commerce Commission, Washington, D.C., before an examiner to be later designated.

No. MC 61403 (Sub-No. 188) (amendment), filed December 13, 1968, published in FEDERAL REGISTER of January 3, 1969, and amended as follows: Applicant: THE MASON AND DIXON TANK LINES, INC., Eastman Road, Kingsport, Tenn. 37662. Applicant's representative: W. C. Mitchell, 140 Cedar Street, New York, N.Y. 10006. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Chemicals*, in bulk, from the plantsite of The B. F. Goodrich Co. at Pedricktown, N.J., to points in Alabama, Arkansas, Connecticut, Delaware, District of Columbia, Florida, Georgia, Illinois, Indiana, Iowa, Kentucky, Louisiana, Mississippi, Missouri, Maine, Maryland, Massachusetts, Michigan, Minnesota, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Texas, Vermont, Virginia, West Virginia, and Wisconsin. Restriction: The operations authorized herein are restricted to the transportation of traffic originating at the above-named origin and destined to points in the above-named destination area.

HEARING: April 16, 1969, before an examiner to be later designated, at the Offices of the Interstate Commerce Commission, Washington, D.C.

No. MC 102616 (Sub-No. 832), filed March 6, 1969. Applicant: COASTAL TANK LINES, INC., Post Office Box 7211, 215 East Waterloo Road, Akron, Ohio 44306. Applicant's representative: Harold G. Hernly, 711 14th Street NW., Washington, D.C. 20005. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Chemicals*, in bulk, from Pedricktown, N.J., to points in Alabama, Arkansas, Connecticut, Delaware, Florida, Georgia, Illinois, Indiana, Iowa, Kentucky, Louisiana, Mississippi, Missouri, Maine, Maryland, Massachusetts, Michigan, Minnesota, New Hampshire, New York, New Jersey, North Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Texas, Vermont, Virginia, West Virginia, and Wisconsin. Note: Applicant states it does not intend to tack, and is apparently willing to accept a restriction against tacking if warranted.

HEARING: April 16, 1969, before an examiner to be later designated at the Offices of the Interstate Commerce Commission, Washington, D.C.

No. MC 107403 (Sub-No. 771) (Republication), filed February 24, 1969, published in FEDERAL REGISTER of March 20, 1969, and republished this issue. Applicant: MATLACK, INC., 10 West Baltimore Avenue, Lansdowne, Pa. 19050. Applicant's representative: John Nelson (same address as applicant). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Chemicals*, in bulk, from the plantsite of B. F. Goodrich Chemical Co. at or near Pedricktown, N.J., to points in Alabama, Arkansas, Connecticut, Delaware, Florida, Georgia, Illinois, Indiana, Iowa, Kentucky, Louisiana, Massachusetts, Maine, Maryland, Michigan, Minnesota, Missouri, New Hampshire, New Jersey, North Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Texas, Vermont, West Virginia, Wisconsin, and the District of Columbia, restricted to traffic originating at the above-mentioned plantsite and destined to the States indicated. Note: This republication is to reflect the hearing information.

HEARING: April 16, 1969, before an examiner to be later designated, at the Offices of the Interstate Commerce Commission, Washington, D.C.

No. MC 110525 (Sub-No. 895) (Republication), filed February 20, 1969, published in FEDERAL REGISTER of March 20, 1969, and republished this issue. Applicant: CHEMICAL LEAMAN TANK LINES, INC., 520 East Lancaster Avenue, Downingtown, Pa. 19335. Applicant's representatives: Leonard A. Jaskiewicz, Madison Building, 1155 15th Street NW., Washington, D.C. 20005, and Edwin H. van Deusen (same address as applicant). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Chemicals*, in bulk, from the plantsite of B. F. Goodrich Chemical Co. at or near Pedricktown, N.J., to points in Alabama, Arkansas, Connecticut, Delaware, District of Columbia, Florida, Georgia, Illinois, Indiana, Iowa, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Texas, Vermont, Virginia, West Virginia, and Wisconsin, restricted to traffic originating at the plantsite and destined to the enumerated States. Note: Applicant states no duplicating authority is sought. This republication is to reflect the hearing information.

HEARING: April 16, 1969, before an examiner to be later designated, at the Offices of the Interstate Commerce Commission, Washington, D.C.

No. MC 114301 (Sub-No. 57) (Republication), filed February 27, 1969, published in FEDERAL REGISTER of March 20, 1969, and republished this issue. Applicant: DELAWARE EXPRESS CO., a corporation, Post Office Box 97, Elkton, Md. 21921. Applicant's representative:

Chester A. Zyblut, 1522 K Street NW., Washington, D.C. 20005. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Chemicals*, in bulk, from the plant site of B. F. Goodrich Chemical Co. at or near Pedricktown, N.J., to points in Alabama, Arkansas, Connecticut, Delaware, District of Columbia, Florida, Georgia, Illinois, Indiana, Iowa, Kentucky, Louisiana, Massachusetts, Maine, Maryland, Michigan, Minnesota, Mississippi, Missouri, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Texas, Vermont, Virginia, West Virginia, Wisconsin. Restriction: Restricted to traffic originating at the plant site and destined to the enumerated States. Note: This republication is to reflect the hearing information.

HEARING: April 16, 1969, before examiner to be later designated, at the Offices of the Interstate Commerce Commission, Washington, D.C.

No. MC 123922 (Sub-No. 20) (Republication), filed February 26, 1969, published in *FEDERAL REGISTER* of March 20, 1969, and republished this issue. Applicant: CHARTER BULK SERVICE, INC., 80 Doremus Avenue, Newark, N.J. 07105. Applicant's representative: Charles J. Williams, 47 Lincoln Park, Newark, N.J. 07102. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Chemicals*, in bulk, from Pedricktown, N.J., to points in Alabama, Arkansas, Connecticut, Delaware, District of Columbia, Florida, Georgia, Illinois, Indiana, Iowa, Kentucky, Louisiana, Mississippi, Missouri, Maine, Maryland, Massachusetts, Michigan, Minnesota, New Hampshire, New Jersey, New York, North Carolina, Ohio, Pennsylvania, Rhode Island, South Carolina, Tennessee, Texas, Vermont, Virginia, West Virginia, and Wisconsin. Note: Applicant indicates tacking possibilities with the authority under certificates No. MC 123922 (Sub-Nos. (2), (5), and (9)). This republication is to reflect the hearing information.

HEARING: April 16, 1969, before an examiner to be later designated, at the Offices of the Interstate Commerce Commission, Washington, D.C.

No. MC 58719 (Sub-No. 9) (Republication), filed January 22, 1968, published *FEDERAL REGISTER* issues of March 7, 1968, October 9, 1968, and October 23, 1968, respectively, and republished this issue. Applicant: INGRAM BUS LINES, INC., Tallahassee, Ala. Applicant's representative: J. Douglas Harris, 410-412 Bell Building, Montgomery, Ala. 36104. That by application filed January 22, 1968, as amended, Ingram Bus Lines, Inc., of Tallahassee, Ala.; (1) seeks a certificate of public convenience and necessity authorizing operation, in interstate or foreign commerce, as a common carrier by motor vehicle, (a) over regular routes, of passengers and their baggage and small packages, express, mail, and newspapers, between Wedowee, Ala., and Lineville, Ala., over Alabama Highway 48; and (b) over irregular routes, of pas-

sengers and their baggage, in special and charter operations, beginning and ending at points on the above-described route and extending to points in the United States; (II) seeks modification of its present certificate to read as follows taking into account the route described in (I) above: Passengers, their baggage and small packages, express, mail, and newspapers; (1) between Montgomery, Ala., and Columbus, Ga., from Montgomery in a northeasterly direction over Alabama Highways 14 and 15 to Opelika through Claud, Good Hope, Burlington, Tallahassee, East Tallahassee, Carrville, Notasulga, Loachagoka, and Auburn; thence in a southeasterly direction over U.S. Highways 280 and 431 through Bleecker, to Columbus, Ga. (also from Claud, in a northerly direction over Alabama Highway 73 to Eclectic, Ala., thence in an easterly direction over an unnumbered county road to Kent, Ala.; thence in a southeasterly direction over Alabama Highway 229 to Burlington (on Alabama Highway 14) and return);

(2) Between Eclectic and Alexander City, Ala., over Alabama Highway 63; (3) between Eclectic and Wetumpka, Ala., commencing at a point approximately 1 mile north of Eclectic on Alabama Highway 63; thence in a westerly direction over an unnumbered county road to junction Alabama Highway 14, approximately 2 miles northeast of Wetumpka, Ala., through Rushingville; thence over Alabama Highway 14, to Wetumpka, and return over the same route; (4) from Tallahassee in a westerly direction over unnumbered county road to Hall's Store, through Friendship, Ala., thence in a westerly direction over unnumbered county road to junction U.S. Highway 231, at Red Land Store, and return over the same route; (5) from Dorsey's Farm to junction of Alabama Highways 37 and 169, north over Alabama Highway 169 from junction Moore's Mill Road at Dorsey's Farm to junction Alabama Highway 37, serving the off-route point of Springville; (6) between Opelika and Anniston, Ala.; (a) from Opelika over U.S. Highway 431 (formerly Alabama Highway 37) to junction Alabama Highway 9, thence over Alabama Highway 9 to Heflin, Ala., and thence over U.S. Highway 78 to Anniston, and return over the same route, serving all intermediate points; (b) from Opelika over U.S. Highway 431 (formerly Alabama Highway 37) to junction U.S. Highway 78, thence over U.S. Highway 78 to Anniston, and return over the same route, serving all intermediate points; and (c) over Interstate Highway 20 between Anniston and Heflin, for operating convenience only;

(7) Between Roanoke, Ala., and La Grange, Ga., from Roanoke over unnumbered highway through Standing Rock, Ala., to La Grange, and return, serving all intermediate points; and (a) Rock Mills, Ala., over Alabama Highway 22 from Roanoke, Ala., and return, serving all intermediate points; and (b) Gleen, Ga., over Georgia Highway 109 from unnumbered highway northwest of La

Grange, Ga., and return over the same route, serving all intermediate points; (8) between Lafayette, Ala., and Columbus, Ga., from Lafayette over Alabama Highway 50 to Lanett, Ala., thence over U.S. Highway 29 to Fairfax, Ala., thence over unnumbered highway to junction U.S. Highway 280 (formerly U.S. Highway 241), thence over U.S. Highway 280 to Columbus, and return over the same route, serving all intermediate points between Lafayette and junction unnumbered highway and U.S. Highway 280; (9) between Wedowee, Ala., and Bowden, Ga., from Wedowee over Alabama Highway 48 (formerly unnumbered highway) through Woodland and Graham, Ala., to junction Alabama Highway 46, thence over Alabama Highway 46 to the Alabama-Georgia State line, thence over Georgia Highway 166 (formerly Georgia Highway 8A), to Bowden, and return over the same route, serving all intermediate points; (10) between Opelika, Ala., and Columbus, Ga.; from Opelika, over Alabama Highway 37 to Marvyn, thence over U.S. Highway 80 to Columbus, Ga., and return over the same route; (11) between Wedowee, and Lineville, Ala., over Alabama Highway 48; (12) between Auburn and Opelika, Ala., through Opelika Mill Village and Pepperell Mill Village, over U.S. Highway 29 and county roads and/or village streets, serving all intermediate points and the Auburn-Opelika Airport as an off-route point, over unnumbered county road;

(13) Between Columbus, Ga., and Auburn, Ala.; from Columbus over U.S. Highway 80 to junction unnumbered county highway known as Old Auburn Highway, at or near Phenix City, Ala., thence over said unnumbered county road to junction Alabama Highway 169, thence over Alabama Highway 169 to junction unnumbered highway known as Moore's Mill Road, thence over said unnumbered county road through Bush, Heaths, Duke, and Madden, Ala., to Auburn, and return over the same route, serving all intermediate points; and (III) seeks a certificate of public convenience and necessity authorizing operation, in interstate or foreign commerce, as a common carrier by motor vehicle, over irregular routes, of passengers and their baggage, in special and charter operations, beginning and ending at points on route (11) above and extending to points in the United States. A second supplemental order of the Commission, Operating Rights Board, dated February 28, 1969, and served March 13, 1969, finds that the present and future public convenience and necessity require operation by applicant, in interstate or foreign commerce, as a common carrier by motor vehicle, over regular routes, of passengers and their baggage, and express and newspapers, in the same vehicle with passengers: (1) Between Montgomery, Ala., and Columbus, Ga., from Montgomery over U.S. Highway 231 to Wetumpka, thence over Alabama Highway 14 to Opelika, and thence over U.S. Highway 280 to Columbus (also from Claud, over Alabama Highway 63 to Eclectic, Ala., thence over unnumbered county

roads to Kent, Ala., and thence over Alabama Highway 229 to Burlington, Ala.), and return over the same routes, serving all intermediate points;

(2) Between Eclectic, Ala., and Alexander City, Ala., over Alabama Highway 63, serving all intermediate points; (3) between the junction of Alabama 14 and Elmore County Highway 57 and the junction of Alabama 63 and Elmore County Highway 57, over Elmore County Highway 57, serving all intermediate points; (4) between Tallassee, Ala., and the junction of U.S. Highway 231 and Elmore County Highway 8, over Elmore County Highway 8, serving all intermediate points; (5) between the junction of Alabama Highway 169 and Moore's Mill Road and the junction of Alabama Highways 169 and 37, over Alabama Highway 169, serving all intermediate points; (6) between Opelika, Ala., and Anniston, Ala.; (a) from Opelika over U.S. Highway 431 to junction Alabama Highway 9, thence over Alabama Highway 9 to Heflin, Ala., and thence over U.S. Highway 78 to Anniston, and return over the same route, serving all intermediate points; and (b) between the junction of U.S. Highway 431 and Alabama Highway 9, and the junction of U.S. Highways 78 and 431, over U.S. Highway 431, serving all intermediate points; (7) between Welch, Ala., and La Grange, Ga., from Welch over unnumbered highway through Standing Rock, Ala., to La Grange, and return over the same route, serving all intermediate points; (8) between Rock Mills and Roanoke, Ala., over Alabama Highway 22, serving all intermediate points; (9) between Glenn, Ga., and La Grange, Ga., over Georgia Highway 109, serving all intermediate points.

(10) Between Lafayette, Ala., and the junction of unnumbered highway and U.S. Highway 280, from Lafayette over Alabama Highway 50 to Lanett, Ala., thence over unnumbered highway to junction U.S. Highway 280, and return over the same route, serving all intermediate points; (11) between Wedowee, Ala., and Bowden, Ga., from Wedowee over Alabama Highway 48 to the Alabama-Georgia State line, thence over Georgia Highway 166 to Bowden, and return over the same route, serving all intermediate points; (12) between Opelika, Ala., and Columbus, Ga., from Opelika over Alabama Highway 37 to Marvyn, thence over U.S. Highway 80 to Columbus, and return over the same routes serving all intermediate points; (13) between Wedowee and Lineville, Ala., over Alabama Highway 48, serving all intermediate points; (14) between Auburn, Ala., and Opelika, Ala., over Alabama Highway 15, serving all intermediate points; (15) between Auburn, Ala., and the Auburn-Opelika Airport, over unnumbered county road serving all intermediate points; (16) between Phenix City, Ala., and Auburn, Ala., from Phenix City, over unnumbered county highway known as Old Auburn Highway to junction Alabama Highway 169 thence over Alabama Highway 169 to junction unnumbered highway known as Moore's

Mill Road, thence over said unnumbered county highway to Auburn, and return over the same route, serving all intermediate points.

Irregular routes: Passengers and their baggage in the same vehicle with passengers, in charter operations, beginning and ending at authorized service points on the above-described routes and extending to points in the United States (including Alaska, but excluding Hawaii); and passengers and their baggage in the same vehicle with passengers in special operations, beginning and ending at points on route (13) above, and extending to points in the United States (including Alaska but excluding Hawaii); that applicant is fit, willing, and able properly to perform such service and to conform to the requirements of the Interstate Commerce Act and the Commission's rules and regulations thereunder. A certificate was issued under MC 58719 (Sub-No. 1) on January 21, 1969, in place of a prior certificate, where applicant was granted authority substantially as sought in the application, but that, as a result of certain ambiguities in the application, restrictions were imposed in the certificate which unwarrantedly narrowed the scope of the service authorized therein. By petition filed January 30, 1969, applicant sought the issuance of a more appropriately drafted certificate; and that for the reason set forth above the certificate issued January 21, 1969, should be modified as indicated in the above appendix so as to (a) eliminate the unwarranted restrictions and (b) make applicant's charter operations authority nonseverable from the regular route authority to which it is related. Because it is possible that other parties, who have relied upon the notice of the application as published, may have an interest in and would be prejudiced by the lack of proper notice of the authority described in the findings in this report, a notice of the authority actually granted will be published in the FEDERAL REGISTER and issuance of a certificate in this proceeding will be withheld for a period of 30 days from the date of such publication, during which period any proper party in interest may file a petition to reopen or for other appropriate relief setting forth in detail the precise manner in which it has been so prejudiced.

No. MC 120253 (Sub-No. 2) (Republication), filed February 23, 1966, published in the FEDERAL REGISTER issues of March 16, 1966, and March 30, 1966, and republished this issue. Applicant: CLARA A. W. McARTHUR, doing business as HEART O' TEXAS FILM LINES, 4500 Nichols Crossing Road, Post Office Box 654, Austin, Tex. Applicant's representatives: Rogers & Sayers, 313 Perry-Brooks Building, Austin, Tex. 78701 and Austin L. Hatchell, 1102 Perry-Brooks Building, Austin, Tex. 78701. Applicant, in accordance with the requirements of section 206(a) (6) of the Interstate Commerce Act, as amended, and the Commission's rules and regulations promulgated thereunder, has made timely application for a certificate of registra-

tion as evidence of the right to conduct operations, in interstate or foreign commerce, within limits which do not exceed the scope of the intrastate operations for which applicant holds a State certificate as a common carrier by motor vehicle, solely within the State of Texas. An order of the Commission, Operating Rights Board, dated March 5, 1969, and served March 11, 1969, finds that a certificate of registration shall concurrently be issued to applicant, unless otherwise ordered, as evidence of a right to engage in operations in interstate or foreign commerce, as a common carrier by motor vehicle, pursuant to that portion of Certificate of Public Convenience and Necessity No. 3261 authorized by order dated November 21, 1968, issued by the Railroad Commission of Texas.

General commodities to, from and between all points along the following described routes, subject to the restrictions noted below: U.S. Highway 183 between Austin, Tex., and Goldthwaite, Tex.; U.S. Highway 190 between Belton, Tex., and Brady, Tex.; U.S. Highway 81 between Belton, Tex., and Austin, Tex.; State Highway 195 between its junction with U.S. Highway 183 via Florence, Tex., to its intersection with U.S. Highway 81; State Highway 29 between Liberty Hill, Tex., and Mason, Tex., via Burnet, and Llano, Tex.; U.S. Highway 281 between Lampasas, Tex., and its intersection with State Highway 71 near Marble Falls, Tex.; State Highway 71 between its intersection with U.S. Highway 281 and Llano, Tex.; State Highway 16 between Llano, Tex., and Goldthwaite, Tex., via San Saba, Tex.; U.S. Highway 377 between Mason, Tex., and Junction, Tex.; U.S. Highway 83 between Junction, Tex., and Eden, Tex.; U.S. Highway 87 between Eden, Tex., and Brady, Tex.; U.S. Highway 377 between Mason, Tex., and Brady, Tex.; State Highway 71 between Austin, Tex., and Bastrop, Tex.; State Highway 95 between Bastrop, Tex., and Elgin, Tex.; U.S. Highway 290 between Elgin, Tex., and Austin, Tex.; F. M. Road 440 between Killeen, Tex., and Florence, Tex.; F. M. Road 1431 between its intersection with U.S. Highway 281 and its intersection with State Highway 29, via Kingsland, Tex., serving all intermediate points along said routes and coordinating the service with service presently being rendered under existing certificates and interchanging freight at appropriate points with other carriers.

Restrictions: (1) No service shall be rendered in the transportation of any package or article weighing more than 50 pounds. (2) No service shall be provided in the transportation of packages or articles weighing in the aggregate more than 100 pounds from one consignor at one location to one consignee at one location on any one day. (3) No service will be rendered on shipments originating at Austin, Tex., destined to Belton, Tex., or any intermediate point between Austin and Belton on U.S. Highway 81, nor on shipments originating at Belton, Tex., destined to Austin, or any intermediate point on U.S. Highway 81 between Belton and Austin; nor originating at any intermediate point located

on U.S. Highway 81 between Belton and Austin, destined to Belton, Austin, or any other intermediate point on such highway. Because it is possible that other parties who have relied upon the notice of the application as published, may have an interest in and would be prejudiced by the lack of proper notice of the authority described in the findings in this order, a notice of the authority actually granted will be published in the FEDERAL REGISTER and issuance of a certificate of registration in this proceeding will be withheld for a period of 30 days from the date of such publication, during which period any proper party in interest may file a petition to reopen or for other appropriate relief setting forth in detail the precise manner in which it has been so prejudiced.

No. MC 119927 (Sub-No. 2) (Republication), filed August 2, 1968, published in the FEDERAL REGISTER issue of August 29, 1968, and republished this issue. Applicant: PENN DISPATCH, INC., 368 Whitehall Street, Allentown, Pa. 18202. Applicant's representative: Harry J. Lieberbach, 539 Street Road, Southampton, Pa. 18966. By application filed August 2, 1968, as amended, applicant seeks a permit authorizing operations, in interstate or foreign commerce, as a contract carrier by motor vehicle, over irregular routes, of the commodities and related advertising materials, and returned shipments, and from and to the points, as indicated below, restricted against the transportation of any one shipment weighing more than 300 pounds; An order of the Commission, Operating Rights Board, dated February 28, 1969, and served March 13, 1969, finds that operation by applicant, in interstate or foreign commerce, as a contract carrier by motor vehicle, over irregular routes, of toilet preparations, soap, and cosmetics, (1) from Newark, Del., to the facilities of Penn Dispatch, Inc., located in Allentown, Pa., and (2) from the facilities of Penn Dispatch, Inc., in Allentown, Pa., to points in Berks, Bucks, Carbon, Lehigh, Montgomery, and Northampton Counties, Pa., subject to the restriction that no service shall be rendered in the transportation of any package or article weighing more than 300 pounds, and each package or article shall be considered as a separate and distinct shipment, under a continuing contract with Avon Products, Inc., of Newark, Del., will be consistent with the public interest and the national transportation policy; that applicant is fit, willing, and able properly to perform such service and to conform to the requirements of the Interstate Commerce Act and the Commission's rules and regulations thereunder. Because it is possible that other parties who have relied upon the notice of the application as published, may have an interest in and would be prejudiced by the lack of proper notice of the authority described in the findings in this order, a notice of the authority actually granted will be published in the FEDERAL REGISTER and issuance of a permit in this proceeding will be withheld for a period of 30 days from

the date of such publication, during which period any proper party in interest may file a petition to reopen or for other appropriate relief setting forth in detail the precise manner in which it has been so prejudiced.

No. MC 129604 (Sub-No. 1) (Republication), filed July 5, 1968, published FEDERAL REGISTER issue of July 25, 1968, and republished this issue. Applicant: WY-LIE BARNES, Post Office Box 111, Troy, Tenn. By report and order entered in the above-entitled proceeding, the examiner recommended the granting to applicant a certificate of public convenience and necessity, authorizing operation in interstate or foreign commerce as a common carrier, by motor vehicle, over irregular routes of the commodities, to, and from points substantially as indicated below. An order of the Commission, Division 1, effective March 5, 1969, and served March 13, 1969, finds that the present and future public convenience and necessity require operation by applicant as a common carrier by motor vehicle, in interstate or foreign commerce, over irregular routes of rough and unfinished lumber, (1) from Bardwell and Hickman, Ky., to points in Tennessee, Missouri, and Iowa, and those in the portions of Illinois and Indiana lying on and south of U.S. Highway 50, and (2) from Hornbeak, Ridgeley, and Troy, Tenn., to points in Kentucky, Missouri, and Iowa, and those in the portions of Illinois and Indiana lying on and south of U.S. Highway 50, restricted to traffic originating at the named origin points, subject to the conditions that applicant's request for authority from and to the foregoing points, including the origin point of Hornbeak, Tenn., shall be published promptly in the FEDERAL REGISTER to allow a period of 30 days for the filing of objections by any interested party to the grant of such authority; that applicant is fit, willing and able properly to perform such service and to conform to the requirements of the Interstate Commerce Act and the Commission's rules and regulations thereunder.

No. MC 129944 (Sub-No. 1) (Republication), filed September 3, 1968, published in FEDERAL REGISTER issue of October 31, 1968, and republished this issue. Applicant: THREE-B FREIGHT SERVICE, INC., 3973 Riverside Drive, Chino, Calif. 91710. Applicant's representative: Milton W. Flack, 1813 Wilshire Boulevard, Suite 400, Los Angeles, Calif. 90057. By application filed September 3, 1968, applicant seeks a permit authorizing operations, in interstate or foreign commerce as a contract carrier by motor vehicle, over irregular routes of new household appliances, and new household furnishings, in pool car shipments, from all points within the area bounded as follows: Beginning at U.S. Highway 66 and Grand Avenue, near Glendora, Calif., south on Grand Avenue, to its intersection with U.S. Highway 60, east on U.S. Highway 60 to its intersection with California Highway 71, southeast on California Highway 71, to its intersection with California Highway 91, east on California Highway 91 to Hamner

Avenue in Corona, Calif., north on Hamner Avenue to River Road, north on River Road to Archibald Avenue, north on Archibald Avenue to U.S. Highway 66, west on U.S. Highway 66 to point of beginning; to Victorville, Barstow, Palm Springs, Indio, and points in San Diego County, Calif., on traffic having a prior out-of-state movement, under contract with McMahan's Furniture Stores. An order of the Commission, Operating Rights Board, dated January 31, 1969, and served February 19, 1969, finds that operation by applicant, in interstate or foreign commerce as a contract carrier by motor vehicle, over irregular routes, of new household appliances and new household furnishings, from points within an area bounded as follows:

Beginning at U.S. Highway 66 and Grand Avenue, near Glendora, Calif., south on Grand Avenue to its intersection with U.S. Highway 60, east on U.S. Highway 60 to its intersection with California State Highway 71, southeast on California State Highway 91, east on California State Highway 91 to Hamner Avenue in Corona, Calif., north on Hamner Avenue to River Road, north on River Road to Archibald Avenue, north on Archibald Avenue to U.S. Highway 66, west on U.S. Highway 66 to point of beginning; to Victorville, Barstow, Palm Springs, and Indio, Calif., and to points in San Diego County, Calif., under a continuing contract with McMahan's Furniture Stores; will be consistent with the public interest and the national transportation policy; that applicant is fit, willing, and able properly to perform such service and to conform to the requirements of the Interstate Commerce Act and the Commission's rules and regulations thereunder. Because it is possible that other parties, who have relied upon the notice of the application as published, may have an interest in and would be prejudiced by the lack of proper notice of the authority described in the findings in this order, a notice of the authority actually granted will be published in the FEDERAL REGISTER and issuance of a permit in this proceeding will be withheld for a period of 30 days from the date of such publication, during which period any proper party in interest may file an appropriate petition to reopen or for other appropriate relief setting forth in detail the precise manner in which it has been so prejudiced.

No. MC 129931 (Sub-No. 1) (Republication), filed August 12, 1968, published in FEDERAL REGISTER issue of August 29, 1968, and republished this issue. Applicant: RATLIFF & RATLIFF, INC., Route 5, Lexington, N.C. 27292. Applicant's representative: Francis J. Ortman, 1700 Pennsylvania Avenue NW., Washington, D.C. 20006. By application filed August 12, 1968, applicant seeks a permit authorizing operations, in interstate or foreign commerce as a contract carrier by motor vehicle, over irregular routes of structural glazed tile brick, in trailers equipped with loading and unloading devices, from Charlotte, N.C., to points in North Carolina and South Carolina, under contract with Ralph O. Johnson Co. A supplemental order dated February 28,

1969, and served March 12, 1969, finds that operation by applicant, in interstate or foreign commerce, as a common carrier by motor vehicle, over irregular routes, of *structured glazed tile and bricks*, from Charlotte, N.C., to points in North Carolina and South Carolina, that applicant is fit, willing, and able properly to perform such service and to conform to the requirements of the Interstate Commerce Act and the Commission's rules and regulations thereunder; because it is possible that other parties, who have relied upon the notice of the application as published, may have an interest in and would be prejudiced by the lack of proper notice of the authority described in the findings in this report, a notice of the authority actually granted will be published in the *FEDERAL REGISTER*, and issuance of a certificate in this proceeding will be withheld for a period of 30 days from the date of such publication, during which period any proper party in interest may file a petition to reopen or for other appropriate relief setting forth in detail the precise manner in which it has been so prejudiced.

NOTICE OF FILING OF PETITIONS

No. MC 113545 (Sub-No. 5) (Notice of Filing of Petition Requesting Modification of Permit To Add Additional Shipper), filed March 3, 1969. Petitioner: CORMETT FORWARDING CO., INC., Hackensack, N.J., Petitioner's representative: Bert Collins, 140 Cedar Street, New York, N.Y. Petitioner states as here pertinent, it holds authority as a motor contract carrier of property in MC 107545 Sub 5 over irregular routes for the transportation of *paper and paper articles*, as described in appendix XI to the report in *Descriptions in Motor Carrier Certificates*, 61 M.C.C. 209, from points in the New York, N.Y., commercial zone, as defined by the Commission, to points in Hudson, Essex, Union, Bergen, Passaic, Morris, Somerset, Middlesex, Monmouth, and Mercer Counties, N.J., and Rockland, Westchester, Suffolk, and Nassau Counties, N.Y., with no transportation for compensation on return except as otherwise authorized. Restriction: The service authorized is subject to the following conditions: (1) The authority granted is restricted to traffic having an immediately prior movement by rail. (2) The operations authorized are limited to a transportation service to be performed, under a continuing contract, or contracts, with Crown-Zellerbach Corp., of New York, N.Y. By the instant petition, Petitioner now requests that said restriction as to named shipper in the said permit be amended, as follows: "The operations authorized herein are limited to the transportation service to be performed under a continuing contract or contracts with Crown-Zellerbach Corp. of New York, N.Y. and Fort Howard Paper Company, of Green Bay, Wisconsin." Petitioner states the rail restriction is to remain. Any interested person desiring

to participate, may file an original and six copies of his written representations, views or argument in support of, or against the petition within 30 days from the date of publication in the *FEDERAL REGISTER*.

No. MC-119558 (Sub-No. 1) (Notice of Filing of Petition for a Broadening of a Certificate, or, in the Alternative, Showing a Need for Additional Authority). Petitioner: A. F. TISCHER, doing business as MOBILE HOME MOVERS, 3305 Oregon Drive, Spenard, Alaska 99503. By petition (letter), filed December 30, 1968, applicant-petitioner seeks to broaden existing certificate No. MC-119558 (Sub-No. 1), in order to be authorized additionally to transport: Mobile homes between points in Alaska, or, in the alternative, that the proceedings in MC-119558 (Sub-Nos. 1 and 2) be reopened, in order for applicant-petitioner to show either (a) a need for such service or (b) that applicant-petitioner is entitled under the "grandfather" provisions of Section 206 of the Interstate Commerce Act to such additional authority. The Commission, Division 1, on March 10, 1969, ordered that the above-entitled petition be designated for oral hearing at a time and place to be hereafter fixed. Any interested person desiring to participate may file with the Commission an original and six copies, with copies to applicant-petitioner at the same time, of his written representations, views, or arguments in support of, or in opposition to, the petition within 30 days from the date of this publication in the *FEDERAL REGISTER*.

APPLICATIONS FOR CERTIFICATES OR PERMITS WHICH ARE TO BE PROCESSED CONCURRENTLY WITH APPLICATIONS UNDER SECTION 5 GOVERNED BY SPECIAL RULE 1-240 TO THE EXTENT APPLICABLE

No. MC 85984 (Sub-No. 2), filed March 10, 1969. Applicant: SAFEWAY TRANSPORTATION COMPANY, a corporation, 135 Murrah Drive, Rock Hill, S.C. 29730. Applicant's representatives: H. Charles Ephraim, 1411 K Street NW., Washington, D.C. 20005, and T. LaFontaine Odom, 1100 Barringer Office Tower, 427 North Tryon Street, Charlotte, N.C. 28202. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *General commodities* (except items of unusual value, items of highly fragile nature, petroleum products in bulk, items too heavy for trucks, and household goods, insofar as York County is concerned): (1) between points in Lancaster and York Counties, S.C.; and (2) between points in Lancaster and York Counties, S.C., and points in South Carolina. Note: Applicant states it does not intend to tack, and is apparently willing to accept a restriction against tacking if warranted. This application is a matter directly related to docket No. MC-F-10411, published *FEDERAL REGISTER* issue of March 19, 1969. If a hearing is deemed necessary, applicant requests it be held at Columbia, S.C.

No. MC 133486, filed February 14, 1969. Applicant: KENNETH C. HERRIOTT, 623 Neely Manor Boulevard, East Palestine, Ohio 44413. Applicant's representative: Paul J. Maton, 10 South La Salle Street, Suite 1149, Chicago, Ill. 60603. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *General commodities* (except articles of unusual value, dangerous and explosives articles, and liquid products, in bulk), (1) between points in Cook, De Kalb, Du Page, Grundy, Henry, Kane, Kankakee, Kendall, Lake, and Will Counties, Ill.; and (2) between points in said counties, on the one hand, and, on the other, points in Illinois. Note: Applicant indicates interlining at Chicago, Joliet, and Barrington, Ill., to service points in Ohio, New York, Pennsylvania, and West Virginia. Applicant, through Herriot Trucking Co., Inc., MC-7920, holds authority from Barrington, Joliet, and Chicago, Ill., which will be duplicated in this proceeding. Common control may be involved. The instant application is a matter directly related to MC-F-10400, published in the *FEDERAL REGISTER* of February 26, 1969, wherein applicant seeks to convert the certificate of registration of Schrieffer's Motor Service, Inc., under MC 120524 (Sub-No. 1) into a certificate of public convenience and necessity. If a hearing is deemed necessary, applicant requests it be held at Chicago, Ill.

APPLICATIONS UNDER SECTIONS 5 AND 210a(b)

The following applications are governed by the Interstate Commerce Commission's special rules governing notice of filing of applications by motor carriers of property or passengers under sections 5(a) and 210a(b) of the Interstate Commerce Act and certain other proceedings with respect thereto (49 CFR 1.240).

MOTOR CARRIERS OF PROPERTY

No. MC-F-10420. Authority sought for merger into CHECKER EXPRESS CO., 6801 South 13th Street, Milwaukee, Wis. 53221, of the operating rights and property of COMMERCIAL TRUCKERS, 3131 Packard Avenue, Racine, Wis. 53403, and for acquisition by HYMAN J. LEWENSOHN, also of Milwaukee, Wis., of control of such rights and property through the transaction. Applicants' attorney: John L. Bruemmer, 121 West Doty Street, Madison, Wis. 53703. Operating rights sought to be merged: *General commodities*, except those of unusual value, and except high explosives, household goods (when transported as a separate and distinct service in connection with so-called "household movings"), commodities in bulk, commodities requiring special equipment, and those injurious or contaminating to other lading, as a *common carrier*, over a regular route, between Racine, Wis., and Chicago, Ill., serving the intermediate and off-route points in Kenosha, Wis., and Chicago, Ill.

sha, Wis., and those within the CHICAGO, ILL., COMMERCIAL ZONE, as defined by the Commission in 1 M.C.C. 673, over two alternate routes for operating convenience only. CHECKERS EXPRESS CO. is authorized to operate as a common carrier in Wisconsin, Illinois, Iowa, Minnesota, and Indiana. Application has not been filed for temporary authority under section 210a(b). Note: CHECKER EXPRESS CO., controls COMMERCIAL TRUCKERS, through ownership of capital stock pursuant to authority granted in Docket No. MC-F-9346, July 20, 1966, and consummated August 24, 1966.

No. MC-F-10421. Authority sought for purchase by ACE FREIGHT LINE, INC., 261 East Webster, Memphis, Tenn. 38102, of a portion of the operating rights of REFRIGERATED TRANSPORT CO., INC., Post Office Box 10799, Station A, Atlanta, Ga. 30310, and for acquisition by JOHN R. WHITTINGTON, of Memphis, Tenn., of control of such rights through the purchase. Applicants' attorney: Bill R. Davis, Suite 1600, First Federal Building, Atlanta, Ga. 30303. Operating rights sought to be transferred: Canned fruits and canned fruit products, as a common carrier, over irregular routes, from points in Florida in and south of Levy, Marion, Lake, and Volusia Counties, Fla., to points in Alabama (except Mobile) and Tennessee. Restriction: The authority granted herein is restricted to the transportation of shipments originating at points in the described area of Florida and destined to points in the above-named States. Vendee is authorized to operate as a common carrier in Tennessee, Alabama, Arkansas, Florida, Georgia, Kentucky, Louisiana, Mississippi, North Carolina, Ohio, South Carolina, Illinois, Missouri, Oklahoma, Texas, California, Connecticut, Indiana, Maryland, Massachusetts, Michigan, New Jersey, New York, Pennsylvania, West Virginia, Virginia, and Wisconsin. Application has not been filed for temporary authority under section 210a(b).

No. MC-F-10422. Authority sought for (1) control by TRI-STATE MOTOR TRANSIT CO., Post Office Box 113, Interstate Business Route 1-44, Joplin, Mo. 64801, of ALASKA TRUCK TRANSPORT, INC., Post Office Box 797, Anchorage, Alaska 99501; and (2) purchase by TRI-STATE MOTOR TRANSIT CO., Post Office Box 113, Interstate Business Route 1-44, Joplin, Mo. 64801, of a portion of the operating rights and property of ALASKA TRUCK TRANSPORT, INC., Post Office Box 797, Anchorage, Alaska 99501. Applicants' attorney and representative: Max G. Morgan, 600 Lehniger Building, Oklahoma City, Okla. 73112, and Douglas Lantz, Post Office Box 797, Anchorage, Alaska 99501. Operating rights sought to be controlled and transferred: General commodities, except classes A and B explosives, household goods as defined by the Commission, and commodities in bulk, in tank

vehicles, as a common carrier, over irregular routes, between Great Falls, Mont., on the one hand, and, on the other, points in Alaska, except those east and south of an imaginary line constituting a southward extension of the United States (Alaska)-Canada (Yukon Territory) boundary line, except Haines, Alaska; and general commodities, except those of unusual value, and classes A and B explosives, between points in Alaska, except points east of an imaginary line constituting a southward extension of the United States (Alaska)-Canada (Yukon Territory) boundary line other than Haines, Alaska (The Household Goods Portion of This Authority Is In The Process of Being Sold). TRI-STATE MOTOR TRANSIT CO. is authorized to operate as a common carrier in all States in the United States (except Hawaii) and the District of Columbia. Application has been filed for temporary authority under section 210a(b). Note: See also MC-F-9717 (ATLAS VAN LINES, INC.—Purchase (Portion)—ALASKA TRUCK TRANSPORT, INC.) published in the April 12, 1967 issue of the FEDERAL REGISTER on page 5869.

No. MC-F-10424. Authority sought for purchase by THE OVERLAND EXPRESS OF MICHIGAN, INC., 2823 Howard, Detroit, Mich. 48216, of the operating rights of BANCROFT TRUCKING COMPANY, 3347 Torrey Road, Flint, Mich. 48507, and for acquisition by THE OVERLAND EXPRESS LIMITED, Post Office Box 460, Woodstock, Ontario, Canada, and, in turn by ROBERT D. GRANT, G. T. HEINTZMAN, F. D. LACE, I. S. WALDIE, VOTING TRUSTEES of Voting Trust of The Overland Express Limited, c/o Royal Trust Co., 119 Adelaide Street, West, Toronto, Ontario, Canada, of control of such rights through the purchase. Applicants' attorney: Arthur P. Boynton, 1600 First Federal Building, Detroit, Mich. 48226. Operating rights sought to be transferred: General commodities, excepting, among others, household goods and commodities in bulk, as a common carrier, over regular routes, between Detroit, Mich., and Bay City, Mich., serving all intermediate points and certain off-route points, between Flint, Mich., and Lansing, Mich., serving no intermediate points. THE OVERLAND EXPRESS OF MICHIGAN, INC., holds no authority from this Commission. However, it is a wholly owned subsidiary of THE OVERLAND EXPRESS LIMITED, Box 460, Woodstock, Ontario, Canada, which is authorized to operate as a common carrier in Michigan and New York. Application has not been filed for temporary authority under section 210a(b).

MOTOR CARRIERS OF PASSENGERS

No. MC-F-10423. Authority sought for control by ERNEST A. CAPITANI, JR., 130 East Clinton Avenue, Tenafly, N.J. 07670, and AMELIA CAPITANI GERACE, 2 South Park Drive, Tenafly, N.J.

07670, of CONNECTICUT-NEW YORK AIRPORT BUS CO., INC., 1503 Post Road, Milford, Conn. 06460. Applicants' attorney: S. S. Elsen, 140 Cedar Street, New York, N.Y. 10006. Operating rights sought to be controlled: Passengers and their baggage, in the same vehicle with passengers, as a common carrier, over regular routes, between New Haven, Conn., and the John F. Kennedy International Airport, New York, N.Y., serving certain intermediate points. ERNEST A. CAPITANI, JR. nor AMELIA CAPITANI GERACE, holds no authority from this Commission. However, they are affiliated with ROCKLAND COACHES, INC., 126 North Washington Avenue, Bergenfield, N.J., which is authorized to operate as a common carrier in New York, and New Jersey; NORTH BOULEVARD TRANSPORTATION CO., 9261 Hudson Boulevard, North Bergen, N.J., which is authorized to operate as a common carrier, in New York, N.Y., and New Jersey; THE HUDSON BUS TRANSPORTATION CO., INC., 437 Tonnele Avenue, Jersey City, N.J., which is authorized to operate as a common carrier, in New York and New Jersey; PARKER TOURS, INC., 125 West 43d Street, New York, N.Y., which is authorized to operate as a broker at New York, N.Y., and between points in the United States. Application has not been filed for temporary authority under section 210a(b).

By the Commission.

[SEAL]

H. NEIL GARSON,
Secretary.

[F.R. Doc. 69-3555: Filed, Mar. 25, 1969;
8:48 a.m.]

[Notice 801]

MOTOR CARRIER TEMPORARY AUTHORITY APPLICATIONS

MARCH 21, 1969.

The following are notices of filing of applications for temporary authority under section 210a(a) of the Interstate Commerce Act provided for under the new rules of Ex Parte No. MC-67 (49 CFR Part 340) published in the FEDERAL REGISTER, issue of April 27, 1965, effective July 1, 1965. These rules provide that protests to the granting of an application must be filed with the field official named in the FEDERAL REGISTER publication, within 15 calendar days after the date of notice of the filing of the application is published in the FEDERAL REGISTER. One copy of such protest must be served on the applicant, or its authorized representative, if any, and the protests must certify that such service has been made. The protests must be specific as to the service which such protestant can and will offer, and must consist of a signed original and six copies.

A copy of the application is on file, and can be examined at the Office of the Secretary, Interstate Commerce Commission, Washington, D.C., and also in the field office to which protests are to be transmitted.

MOTOR CARRIERS OF PROPERTY

No. MC 732 (Sub-No. 3 TA) (Amendment), filed March 6, 1969, published *FEDERAL REGISTER*, issue of March 15, 1969, and republished as amended this issue. Applicant: ALBINA TRANSFER COMPANY, INC., 3710 North Mississippi Avenue, Portland, Ore. 97227. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Roofing materials and concrete meter boxes*, from Portland, Ore., to points in Snohomish, King, Pierce, Yakima, Cowlitz, and Clark Counties, Wash., and *lumber and plywood, and wood products*, between points in Columbia, Washington, Multnomah, Yamhill, Polk, Clackamas, Marion, Benton, and Linn Counties, Ore., and Snohomish, King, Pierce, Yakima, Cowlitz, and Clark Counties, Wash., for 150 days. NOTE: The purpose of this republication is to add wood products to the commodities proposed to be transported. Supporting shippers: Vanport Manufacturing Co., Inc., Post Office Box 96, Boring, Ore. 97009; Smith & Sons, Storage, Inc., 2854 Northeast Columbia Boulevard, Portland, Ore. 97221; Stanton-Cudahy Lumber Co., Post Office Box 25200, Portland, Ore. 97225; Tree Products Co., Post Office Box 280, Lake Oswego, Ore. 97034; Kuzman Forest Products, Inc., Terminal Sales Building, Portland, Ore. 97205; Brooks Products, Inc., Post Office Box 112, El Monte, Calif. 91734. Send protests to: District Supervisor W. J. Huetig, Interstate Commerce Commission, Bureau of Operations, 450 Multnomah Building, 120 Southwest Fourth Avenue, Portland, Ore. 97204.

No. MC 23976 (Sub-No. 25 TA) (Clarification), filed February 25, 1969, published in the *FEDERAL REGISTER* issue of March 6, 1969, and republished as Clarified this issue. Applicant: BEND-PORTLAND TRUCK SERVICE, INC., doing business as TRANS WESTERN EXPRESS, 5940 North Basin Avenue, Portland, Ore. 97217. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Household goods*, between Portland, Ore., and points in Oregon and Washington, within 50 miles of Portland, Ore., including Portland on traffic having a prior or subsequent movement beyond said, for 180 days. NOTE: The purpose of this republication is to clarify the authority sought from that set forth in the previous publication. Supporting shipper: Burnham World Forwarders, Inc., 1632 Second Avenue, Columbus, Ga. Send protests to: A. E. Odums, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 450 Multnomah Building, Portland, Ore. 97204.

No. MC 30837 (Sub-No. 367 TA), filed March 17, 1969. Applicant: KENOSHA AUTO TRANSPORT CORPORATION, 4200 39th Avenue, Kenosha, Wis. 53140. Applicant's representative: Albert P. Barber (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular

routes, transporting: *Truck bodies*, from Sturgis, Mich., to the international boundary line between the United States and Canada at Detroit, Mich., for 150 days. Supporting shipper: J. B. E. Olson Corp., 600 Old Country Road, Garden City, N.Y. 11530 (E. J. Schere, Vice President). Send protests to: District Supervisor Lyle D. Helfer, Interstate Commerce Commission, Bureau of Operations, 135 West Wells Street, Room 807, Milwaukee, Wis. 53203.

No. MC 88141 (Sub-5 TA), filed March 13, 1969. Applicant: SPENCER TRANSFER, INCORPORATED, 830 Bollingbrook Street, Petersburg, Va. 23831. Applicant's representative: John C. Goddin, 200 West Grace Street, Post Office Box 1636, Richmond, Va. 23213. Authority sought to operate as a contract carrier, by motor vehicle, over irregular routes, transporting: *Transil oil*, in bulk, in tank vehicles, between points in Virginia and points in Grant, Greenbrier, Mercer, McDowell, Monroe, Pocahontas, Raleigh, Summers, and Wyoming Counties, W. Va., and points in Beaufort, Bertie, Camden, Chowan, Craven, Currituck, Dare, Edgecombe, Gates, Granville, Greene, Halifax, Hertford, Hyde, Martin, Nash, Northampton, Pamlico, Pasquotank, Perquimans, Pitt, Tyrrell, Vance, Warren, and Washington Counties, N.C., under a continuing contract with Virginia Electric & Power Co., for 180 days. Supporting shipper: Virginia Electric & Power Co., Richmond, Va. Send protests to: Robert W. Waldron, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 10-502 Federal Building, Richmond, Va. 23240.

No. MC 106398 (Sub-No. 392 TA), filed March 17, 1969. Applicant: NATIONAL TRAILER CONVOY, INC., 1925 National Plaza, Box 8096, Dawson Station, Tulsa, Okla. 74151. Applicant's representative: Irvin Tull (same address as above). Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Trailers*, designed to be drawn by passenger automobiles, in initial movements, from Concord (Merrimack) County, N.H., to points in Maine, New Hampshire, Vermont, Massachusetts, Connecticut, Rhode Island, and New York, for 180 days. Supporting shipper: Robert H. Holland, Wick Building Systems, Inc., Concord Industrial Park, Concord, N.H. 03301. Send protests to: C. L. Phillips, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 240 Old Post Office Building, 215 Northwest Third, Oklahoma City, Okla. 73102.

No. MC 112696 (Sub-No. 39 TA), filed March 13, 1969. Applicant: HARTMANS, INCORPORATED, 833 Chicago Avenue, Harrisonburg, Va. 22801. Applicant's representative: Eston H. Alt, Post Office Box 81, Winchester, Va. 22601. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Meats, dairy products, candy, frozen foods, advertising*

materials, display racks and cases, equipment, and supplies used in the preparation and serving of foods in restaurants and commissaries, and equipment and supplies used in the manufacture of frozen foods, between New York, N.Y., on the one hand, and, on the other, Washington, D.C., restricted to traffic originating at or destined to plants or storage facilities owned or used by Frank G. Shattuck Co. of New York, N.Y., for 150 days. Supporting shipper: Frank G. Shattuck Co., Post Office Box 270, Winchester, Va. 22601. Send protests to: Clatin M. Harmon, Acting District Supervisor, Interstate Commerce Commission, Bureau of Operations, 215 Campbell Avenue SW., Roanoke, Va. 24011.

No. MC 112822 (Sub-No. 96 TA), filed March 17, 1969. Applicant: BRAY LINES INCORPORATED, Post Office Box 1191, 1401 North Little, Cushing, Okla. 74023. Applicant's representative: Joe W. Ballard, Post Office Box 1191, Cushing, Okla. 74023. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Petroleum and petroleum products*, in packages and containers, from Enid, Okla., to points in California, Nevada, Oregon, and Washington, for 150 days. Supporting shipper: Champlin Petroleum Co., Post Office Box 552, Enid, Okla. 73701. Send protests to: C. L. Phillips, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 240 Old Post Office Building, 215 Northwest Third, Oklahoma City, Okla. 73102.

No. MC 113362 (Sub-No. 159 TA), filed March 12, 1969. Applicant: ELLSWORTH FREIGHT LINES, INC., 310 East Broadway, Eagle Grove, Iowa 50533. Applicant's representative: Milton D. Adams, 1105½ Eighth Avenue NE., Austin, Minn. 55912. Authority sought to operate as a common carrier, by motor vehicle, over irregular routes, transporting: *Meats, meat products, meat by-products, and articles distributed by meat packinghouses* (except hides and commodities in bulk, in tank or hopper-type vehicles), as described in sections A and C of appendix I to the report in *Descriptions in Motor Carrier Certificates*, 61 M.C.C. 209 and 766, from Ottumwa, Iowa, to points in Connecticut, Delaware, District of Columbia, Maine, Maryland, Massachusetts, Michigan, New Hampshire, New Jersey, New York, Ohio, Pennsylvania, Rhode Island, Vermont, Virginia, and West Virginia, restricted to shipments originating at John Morrell & Co. plant site or storage facilities utilized by John Morrell & Co., Ottumwa, Iowa, for 180 days. Supporting shipper: John Morrell & Co., Ottumwa, Iowa 52501. Send protests to: Ellis L. Annett, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 677 Federal Building, Des Moines, Iowa 50309.

No. MC 114045 (Sub-No. 325 TA), filed March 17, 1969. Applicant: TRANSCOLD EXPRESS, INC., Post Office Box 5842, Finley and Belt Line Road

(75240), Dallas, Tex. 75222. Applicant's representative: J. B. Stuart, Post Office Box 5842, Dallas, Tex. 75222. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Dough*, prepared, other than frozen, from Denison, Tex., to Arkansas, Mississippi, and Tennessee, for 180 days. Note: Applicant states it does not intend to tack authority. Supporting shipper: The Pillsbury Co., 608 Second Avenue South, Minneapolis, Minn. 55402. Send protests to: E. K. Willis, Jr., District Supervisor, Interstate Commerce Commission, Bureau of Operations, 513 Thomas Building, 1314 Wood Street, Dallas, Tex. 75202.

No. MC 114533 (Sub-No. 182 TA) (Clarification), filed February 28, 1969, published in the *FEDERAL REGISTER* issue of March 8, 1969, and republished as clarified this issue. Applicant: BANKERS DISPATCH CORPORATION, 4970 South Archer Avenue, Chicago, Ill. 60632. Applicant's representative: Stanley Komosa (same address as above). Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Data processing systems, components, and parts*; (1) between Chicago, Ill., on the one hand, and, on the other, points in Wisconsin (except Madison, Green Bay, Oshkosh, Appleton, Milwaukee, and Sheboygan), Michigan (except Flint, Saginaw, Kalamazoo, and Detroit), Indiana (except Fort Wayne, Indianapolis, Lafayette, South Bend, and Terre Haute), Missouri (except St. Louis), and Ohio (except Toledo and Cleveland); (2) between Detroit, Mich., on the one hand, and, on the other, points in Indiana and Ohio, for 180 days. Note: The purpose of this republication is to clarify the territorial scope of the application from that shown in the previous publication. Supporting shipper: International Business Machines Corp., 310 West Madison Street, Chicago, Ill. Send protests to: Roger L. Buchanan, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 219 South Dearborn Street, Chicago, Ill. 60604.

No. MC 119317 (Sub-No. 31 TA), filed March 14, 1969. Applicant: GROSS AND SONS TRANSPORT COMPANY, Suite 812, 1221 Baltimore Avenue, Kansas City, Mo. 64105. Applicant's representative: Frank W. Taylor, Jr. (same address as above). Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Dairy products and ice cream; sherbet; ice milk, vegetable fat frozen desserts; ice cream novelties; chocolate drink; condensed and skim milk powder; orange drink; lemonade; fresh orange juice; 50 percent orange juice; fruits, fresh and frozen; margarine; dip; puddings; salads; eggs, fresh and frozen; dehydrated whey solids; sugars; stabilizers; food acids; flavors, confections; nuts; syrups; chocolate; cocoa; dry ice, ice cream and milk containers; artificial*

sweetening agents; emulsifiers; poly overwrap; candy. Between points in Oklahoma, on the one hand, and, on the other, Omaha, Nebr., operations will be conducted pursuant to a continuing contract with Sealtest Food Division of National Dairy Products Corp., for 150 days. Supporting shipper: Sealtest Foods Division of National Dairy Products Corp., Post Office Box 1007, Kansas City, Mo. 64141. Send protests to: Vernon V. Coble, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 911 Walnut Street, Kansas City, Mo. 64106.

No. MC 126925 (Sub-No. 4 TA), filed March 10, 1969. Applicant: MARTIN VAN & STORAGE COMPANY, INC., 901 Joy Road, Columbus, Ga. 31904. Applicant's representative: Robert J. Gallagher, 111 State Street, Boston, Mass. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Used household goods*, between Galveston, Houston, and Corpus Christi, Tex.; Mobile, Ala.; New Orleans, La.; Gulfport, Miss.; Savannah, Ga.; Charleston, S.C.; Tampa, Miami, and Jacksonville, Fla.; Wilmington, N.C.; Norfolk, Portsmouth, and Newport News, Va.; Baltimore, Md.; Wilmington, Del.; Elizabeth and Bayonne, N.J.; New York, N.Y.; New London, Conn.; Philadelphia, Pa.; and Boston, Mass.; on the one hand, on the other, points in Texas, Arkansas, Oklahoma, Kansas, Missouri, Illinois, Indiana, Michigan, Ohio, West Virginia, Virginia, Maryland, New York, Pennsylvania, Delaware, Connecticut, Massachusetts, Rhode Island, Vermont, New Hampshire, Maine, New Jersey, and Washington, D.C. Restriction: The service authorized herein is restricted to the transportation of shipments both, (1) moving on the through bill of lading of a freight forwarder operating under the exemption provisions of section 402(b) (2) of the Interstate Commerce Act, as amended, and (2) of the immediately prior or subsequent out-of-state line-haul movement by rail, motor, water or air, for 180 days. Supporting shippers: Davidson Forwarding Co., Washington, D.C.; Door to Door International, Inc., 308 Northeast 72d Street, Seattle, Wash. 98115; Empire Household Shipping Co. of New York, Inc., 160 Broadway, North, New York, N.Y. 10038; Karevan World Movers, 419 Third Avenue West, Seattle, Wash. 98119; Northwest Consolidators, Inc., 427 Third Avenue West, Seattle, Wash. 98119; Universal World-Wide Movers, Division of Universal Carloading & Distributing Co., 345 Hudson Street, New York, N.Y. 10014. Send protests to: William L. Scroggs, District Supervisor, Interstate Commerce Commission, Bureau of Operations, Room 309, 1252 West Peachtree Street NW., Atlanta, Ga. 30309.

No. MC 129730 (Sub-No. 1 TA), filed March 12, 1969. Applicant: DEPENDABLE CONTAINER SERVICE, INC., Foot of 23d Street, Brooklyn, N.Y. 11232. Applicant's representative: George Ol-

sen, 69 Tonnele Avenue, Jersey City, N.J. Authority sought to operate as a *contract carrier*, by motor vehicle, over irregular routes, transporting: *Containers full or empty*; (1) from Piers of Moore McCormack Steamship Lines located in New York Harbor, N.Y., to Moore McCormack Lines Inc., at Philadelphia, Pa.; (2) from Piers of Moore McCormack Lines at Philadelphia, Pa., to points in the New York, N.Y., commercial zone; between Millville, N.J., and Moore McCormack Steamship Piers located in New York Harbor, N.Y.; between points in the New York, N.Y., commercial zone; restricted to shipments having prior or subsequent movement over water carriers, under continuing contract with Moore McCormack Steamship Lines, for 150 days. Supporting shipper: Moore McCormack Lines, Inc., 2 Broadway, New York, N.Y. 10004. Send protests to: District Supervisor Robert E. Johnston, Interstate Commerce Commission, Bureau of Operations, 26 Federal Plaza, N.Y. 10007.

No. MC 133553 TA, filed March 14, 1969. Applicant: JACK CARTER, R.F.D. 1, Box 60, Carthage, Mo. 64836. Applicant's representative: Turner White, 805 Woodruff Building, Springfield, Mo. 65806. Authority sought to operate as a *common carrier*, by motor vehicle, over irregular routes, transporting: *Crushed rock*, from quarry sites near Fort Scott, Kans. (within a 10-mile radius) to Nevada, Mo., and points in Vernon County, Mo., 1 mile either side of State Highway 43, for 180 days. Supporting shipper: Joseph L. Pohl, Contractor, Inc., Nevada, Mo. 64772. Send protests to: John V. Barry, District Supervisor, Interstate Commerce Commission, Bureau of Operations, 1100 Federal Office Building, 911 Walnut Street, Kansas City, Mo. 64106.

By the Commission.

[SEAL] H. NEIL GARSON,
Secretary.

[F.R. Doc. 69-3556; Filed, Mar. 25, 1969;
8:48 a.m.]

[Notice 316]

MOTOR CARRIER TRANSFER PROCEEDINGS

MARCH 21, 1969.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 1132), appear below:

As provided in the Commission's special rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 20 days from the date of publication of this notice. Pursuant to section 17(8) of the Interstate Commerce

Act, the filing of such a petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC-70837. By order of March 18, 1969, the Motor Carrier Board approved the transfer to Laflamme Trucking, Inc., West Stewartstown, N.H., of certificate No. MC-94836, issued March 13, 1969, to Starr's Transportation, Inc., North Troy, Vt., authorizing the transportation of lumber and forest products, between points in Coos and Grafton Counties, N.H., and Caledonia, Essex, Franklin, and Orleans Counties, Vt., on the one hand, and, on the other, points in New Hampshire and Vermont at the boundary of the United States and Canada. Paul R. Rexford, Newport, Vt., and Mary E. Kelley, 10 Tremont Street, Boston, Mass. 02108, Attorneys for applicants.

No. MC-FC-70917. By order of March 14, 1969, the Motor Carrier Board approved the transfer to F & J Trucking, Inc., Brooklyn, N.Y., of certificate in No. MC24264, issued August 8, 1960, to H. Kohnke, Inc., Woodstock, N.Y., authorizing the transportation of: New furniture, between New York, N.Y., on the one hand, and, on the other, points in that part of New Jersey and New York within 100 miles of Columbus Circle, New York, N.Y. Arthur J. Piken, 160-16 Jamaica Avenue, Jamaica, N.Y. 11432, attorney for applicants.

No. MC-FC-71182. By order of March 17, 1969, the Motor Carrier Board approved the transfer to Meek Express, Inc., Buckland, Conn., of the certificate and certificate of registration in Nos. MC-121032 (Sub-No. 2) and MC-121032 (Sub-No. 1) issued April 20, 1966, and January 28, 1964, respectively to Robert Meek, doing business as Meek's Express, Buckland, Conn.; the certificate of registration evidences a right to engage in transportation in interstate or foreign commerce corresponding in scope to the authority granted in certificate No. C-1417 dated July 28, 1961, issued by the Public Utilities Commission of Connecticut, and the certificate authorizes the transportation of general commodities, with specified exceptions, between Manchester, Conn., on the one hand, and, on the other, North Haven, Conn. Thomas W. Murrett, Esq., 410 Asylum Street, Hartford, Conn. 06103, attorney for applicants.

No. MC-FC-71224. By order of March 20, 1969, the Motor Carrier Board approved the transfer to M & S Transportation Co., Inc., of certificate Nos. MC-70322, MC-70322 (Sub-No. 4), and MC-70322 (Sub-No. 5), issued September 14, 1948, May 27, 1946, and December 13, 1965, respectively, to Louis Meridy, doing business as M & S Transportation Co., Hartford, Conn., authorizing the transportation of: Castings and

patterns, from Plainville, Conn., to Westfield, Mass.; scrap metals, from Hartford, Conn., to Perth Amboy, N.J.; household goods and general commodities, except commodities in bulk, and other specified commodities, between points in Connecticut; newspapers and newspapers supplements, from New Haven, Conn., to Hartford, Conn., and Springfield, Mass.; and magazines, magazine parts, magazine inserts, and mats, molds, plates, shells, and vinylites used in connection with the printing of magazines, from Bradley Field, Windsor Locks, to Albany, N.Y., as restricted. Hugh M. Joseloff, 410 Asylum Street, Hartford, Conn. 06103, attorney for applicants.

[SEAL]

H. NEIL GARSON,
Secretary.[P.R. Doc. 69-3557; Filed, Mar. 25, 1969;
8:48 a.m.]

[Notice 316-A]

MOTOR CARRIER TRANSFER PROCEEDINGS

MARCH 21, 1969.

Synopses of orders entered pursuant to section 212(b) of the Interstate Commerce Act, and rules and regulations prescribed thereunder (49 CFR Part 1132), appear below:

As provided in the Commission's general rules of practice any interested person may file a petition seeking reconsideration of the following numbered proceedings within 30 days from the date of service of the order. Pursuant to section 17(8) of the Interstate Commerce Act, the filing of such a petition will postpone the effective date of the order in that proceeding pending its disposition. The matters relied upon by petitioners must be specified in their petitions with particularity.

No. MC-FC-70894. By order of March 13, 1969, Division 3, acting as an Appellate Division, approved the transfer to Prudential Van Lines, Inc., Brooklyn, N.Y., of the operating rights in certificate No. MC-41742 issued October 6, 1943, to Ralph Acampora, Anthony Acampora, and John Acampora, doing business as New Heights Storage Co., New York, N.Y., authorizing the transportation of: Household goods, as defined by the Commission, between New York, N.Y., on the one hand, and, on the other, points in New York, New Jersey, New Hampshire, Pennsylvania, Delaware, Maryland, Connecticut, Massachusetts, Virginia, Rhode Island, and the District of Columbia. William D. Traub, 10 East 40th Street, New York, N.Y. 10016, representative for applicants.

[SEAL]

H. NEIL GARSON,
Secretary.[P.R. Doc. 69-3558; Filed, Mar. 25, 1969;
8:49 a.m.]

GENERAL SERVICES ADMINISTRATION

[Federal Property Management Reg.; Temporary Reg. F-45]

SECRETARY OF DEFENSE

Delegation of Authority Regarding Telecommunications Service Rate Proceeding

1. *Purpose.* This regulation delegates authority to the Secretary of Defense to represent the customer interest of the Federal Government in a telecommunications service rate proceeding.

2. *Effective date.* This regulation is effective immediately.

3. Delegation.

a. Pursuant to the authority vested in me by the Federal Property and Administrative Services Act of 1949, 63 Stat. 377, as amended, particularly sections 201(a)(4) and 205(d) (40 U.S.C. 481(a)(4) and 486(d)), authority is delegated to the Secretary of Defense to represent the interests of the executive agencies of the Federal Government before the State Corporation Commission of New Mexico in a proceeding involving telecommunications rates of The Mountain States Telephone and Telegraph Co.

b. The Secretary of Defense may redelegate this authority to any officer, official, or employee of the Department of Defense.

c. This authority shall be exercised in accordance with the policies, procedures, and controls prescribed by the General Services Administration, and further, shall be exercised in cooperation with the responsible officers, officials, and employees thereof.

ROBERT L. KUNZIG,
Administrator of General Services.

MARCH 18, 1969.

[P.R. Doc. 69-3522; Filed, Mar. 25, 1969;
8:46 a.m.]

DEPARTMENT OF AGRICULTURE

Consumer and Marketing Service

REVISED LIST OF WAREHOUSES AND WAREHOUSEMEN LICENSED UNDER THE U.S. WAREHOUSE ACT

Pursuant to section 26 of the United States Warehouse Act (7 U.S.C. 266), notice is hereby given as follows: As of December 31, 1968, the following warehouses and warehousemen were licensed and bonded under the United States Warehouse Act. This list of warehouses and warehousemen licensed and bonded under the United States Warehouse Act (7 U.S.C. 241 et seq.) supersedes the list published in the FEDERAL REGISTER of March 26, 1968 (33 F.R. 5000).

Cotton

A. For the storage of cotton:

ALABAMA

Town, Warehouse, and Warehouseman

Anniston; Farmers Union Warehouse; Farmers Union Warehouse Co. of Calhoun County.
 Anniston; Robinson Brothers Warehouse; Robinson Brothers Compress & Warehouse Co., Inc.
 Athens; Limestone Bonded Warehouse; Garth-Lovvorn, Inc.
 Atmore; Farmers and Merchants Warehouse; Dan A. Currie, Jack A. Currie and J. Floyd Currie, copartners trading as Atmore Milling and Elevator Company.
 Attalla; North Alabama Warehouse; North Alabama Warehouse Co.
 Birmingham; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.
 Cullman; Ponder's Bonded Warehouse; Elbert E. Ponder and George W. Ponder, Jr., Trustees of Trust Estate B, under the Last Will of the late George W. Ponder.
 Decatur; State Bonded Warehouse; State Bonded Warehouse & Storage Co.
 Decatur; Union Compress Warehouse; Union Compress & Warehouse Co.
 Fort Deposit; Norman Bonded Warehouse; Norman Trading and Milling Company, Inc.
 Geraldine; Geraldine Warehouse; Geraldine Warehouse & Storage Co., Inc.
 Greenbrier; Elliott Bonded Warehouse; J. D. Elliott and George R. Elliott, copartners trading as J. D. Elliott and Son.
 Guntersville; Guntersville Warehouse & Storage Co.; J. H. Alford, an individual trading as Guntersville Warehouse and Storage Co.
 Haleyville; Haleyville Cotton Warehouse; Haleyville Mill and Gin Co.
 Huntsville; Cummings Bonded Warehouse; Charles H. Cummings.
 Huntsville; Huntsville Warehouse; Huntsville Warehouse Co.
 Huntsville; Madison Bonded Warehouse; Madison Bonded Warehouse, Inc.
 Huntsville; Planters Warehouse; Planters Warehouse and Storage Co.
 McCullough; McCullough Bonded Warehouse; Frank P. Currie.
 Mobile; Alabama State Docks Bonded Warehouse; Alabama State Docks Department.
 Monroeville; Monroe Bonded Warehouse; Monroe Bond and Mortgage Co.
 Montgomery; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.
 Panola; Panola Bonded Warehouse; W. O. Parker and E. A. Parker, copartners, trading as Panola Bonded Warehouse.
 Scottsboro; Gladish Bonded Warehouse; W. L. Gladish, Jr.
 Selma; Dallas Bonded Warehouse; Dallas Compress Co.
 Selma; Selma Compress Warehouse; Selma Compress Co.
 Sylacauga; Sylacauga Bonded Warehouse; Parker Fertilizer Co., Inc.
 Talladega; Parker Bonded Warehouse; Parker Fertilizer Co., Inc.
 Talladega; Robinson Brothers Warehouse; Robinson Brothers Compress & Warehouse Co., Inc.
 Troy; Thompson Company Warehouse; Thompson Co., Inc.

ARIZONA

Phoenix; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Picacho; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Yuma; Federal Compress Warehouse; Federal Compress & Warehouse Co.

ARKANSAS

Arkadelphia; Golden Cotton Warehouse; Benton Taylor.
 Ashdown; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Batesville; Batesville Compress Warehouse; Southern Warehouse Co.
 Blytheville; Blytheville Compress Warehouse; Blytheville Compress Co.
 Blytheville; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Bradley; Bradley Bonded Warehouse; Bradley Warehouse, Inc.
 Brinkley; Southern Compress Warehouse; Southern Compress Co.
 Clarendon; Clarendon Warehouse; Southern Compress Co.
 Cotton Plant; Cotton Plant Warehouse; Cotton Plant Warehouse Co.
 Dardanelle; Dardanelle Compress Warehouse; Planters Compress Co.
 Dell; Dell Compress Warehouse; Dell Compress Co. of Dell, Ark.
 Dumas; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Earle; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 England; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Eudora; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Evadale (P.O. Wilson); Wilson Compress Warehouse; Memphis Compress & Storage Co.
 Forrest City; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Fort Smith; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Helena; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Helena; Helena Compress Warehouse; Helena Compress Co.
 Hope; Union Compress Warehouse; Union Compress & Warehouse Co.
 Hughes; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Jonesboro; Jonesboro Compress Co.'s Warehouse; Jonesboro Compress Co.
 Leachville; Arkansas Compress Warehouse; Arkansas Compress Co., Inc.
 Lepanto; Lepanto Compress Warehouse; Marked Tree Compress & Warehouse Co., Inc.
 Lonoke; Lonoke Bonded Warehouse; Southern Compress Co.
 Magnolia; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Marianna; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Marked Tree; Marked Tree Compress Warehouse; Marked Tree Compress & Warehouse Co., Inc.
 Marvell; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 McCrory; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 McGehee; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Morrilton; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Newport; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 North Little Rock; Federal Compress Warehouse; Federal Compress & Warehouse Co.

North Little Rock; Southern Compress Warehouse; Southern Warehouse Co.
 Osceola; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Pine Bluff; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Portland; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Prescott; Pittman Cotton Warehouse; May Pittman, Lil P. Bemis, Pauline Pittman and Dan Pittman copartners, trading as Prescott Hardware Co.
 Searcy; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Sparkman; P. H. Taylor Cotton Warehouse; Benton Taylor.
 Trumann; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 Waldo; Waldo Bonded Warehouse; Waldo Bonded Warehouse Co.
 Walnut Ridge; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 West Memphis; Federal Compress Warehouse; Federal Compress & Warehouse Co.
 West Memphis; Planters Compress Warehouse; Planters Compress Co., Inc.
 Wynne; Federal Compress Warehouse; Federal Compress & Warehouse Co.

CALIFORNIA

Fresno; Allen Warehouse; Allen Warehouse Co. of California.
 Fresno; Fresno Warehouse; Bayside Warehouse Co.

GEORGIA

Albany; Albany Warehouse; Albany Warehouse Co.
 Americus; Farmers Bonded Warehouse; Farmers Bonded Warehouse of Sumter, Inc.
 Arlington; Ward's Bonded Warehouse; Mrs. Carol Clements Ward.
 Athens; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.
 Atlanta; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.
 Atlanta; Palmer and Gibbons Bonded Warehouse; Erma W. Palmer and Mary P. Gibbons, copartners, trading as Palmer and Gibbons Bonded Warehouse Co.
 Atlanta; Exposition Warehouse; The Black Hawk Corporation.
 Augusta; S. M. Whitney Warehouse; S. M. Whitney Co., Inc.
 Augusta; Georgia-Carolina Warehouse; Georgia-Carolina Warehouse & Compress Co.
 Augusta; Wienges & Co. Warehouse; Wienges & Co.
 Augusta; Pope & Fleming Bonded Warehouse; Pope & Fleming, Inc.
 Augusta; Lyon & Lyon Cotton Warehouse; Lyon, Lyon & Co., Inc.
 Augusta; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.
 Bartow; Bryant's Bonded Warehouse; Bryant's Inc.
 Blakely; Farmers Warehouse; The Maddox Corp.
 Brooklet; Farmers' Bonded Warehouse; Farmers Bonded Warehouse, Inc.
 Cairo; Graco Bonded Warehouse; Graco Supply Co., Inc.
 Camilla; Camilla Cotton Oil Co. Bonded Warehouse; Camilla Cotton Oil Co.
 Camilla; Walker Gin Bonded Warehouse; Walkers, Inc.
 Carrollton; Martin Bonded Warehouse; J. E. Martin & Son, Inc.
 Cedartown; Cedartown Bonded Warehouse; Cedartown Cotton Warehouse Co.
 Cochran; Cochran Bonded Warehouse; William Carlton Lawson.
 Columbus; W. C. Bradley Co. Warehouse; W. C. Bradley Co.

Conyers; Ellington's Bonded Warehouse; Jewell Aiken Ellington and The Fulton National Bank of Atlanta, Executors and Trustees of the Last Will and Testament of Vester Caswell Ellington, deceased, d.b.a. V. C. Ellington Gin Warehouse & Lumber Co.

Cordele; Nesbitt Bonded Warehouse; Nesbitt Bonded Warehouse, Inc.

Cordele; McCay Bonded Warehouse, McCay Gin and Warehouse Company, Inc.

Covington; N. S. Turner Warehouse; N. S. Turner Warehouse, Inc.

Cuthbert; Walker & Daniel Bonded Warehouse; N. M. Walker and G. A. Daniel trading as Walker & Daniel.

Davisboro; Taylor Bonded Warehouse; Taylor Bonded Warehouse, Inc.

Dawson; Dawson Compress Bonded Warehouse; Dawson Compress and Storage Co.

Dawson; Terrell County Bonded Warehouse; Stevens Industries, Inc.

DeSoto; DeSoto Bonded Warehouse; DeSoto Gin and Peanut Co.

Donaldsonville; Planters Products Co.'s Warehouse; Planters Products Co.

Dublin; Dublin Bonded Warehouse; Cecil E. Carroll.

Dublin; Lovett and Brinson Bonded Warehouse; Lovett and Brinson, Inc.

Dudley; Farmers Warehouse; Mrs. Edie B. Chappell, Roy James Chappell and, John Warthen Chappell, Executors of the Last Will and Testament of Warthen T. Chappell, deceased, and The First National Bank & Trust Co. in Macon, and Gladys Combs Hogan, as Executors of the Last Will and Testament of Rupert L. Hogan deceased, partners, d.b.a. Chappell and Hogan.

Fitzgerald; Ben HMI Bonded Warehouse; Fitzgerald Oil & Fertilizer Co.

Fitzgerald; Planters Warehouse and Loan Co.'s Warehouse; Planters Warehouse and Loan Co.

Gay; Gay Bonded Warehouse; Arthur G. Estes, Jr.

Glennville; Tattall Bonded Warehouse; Tattall Bonded Warehouse, Inc.

Hawkinsville; Hawkinsville Bonded Warehouse; L. H. Blount.

Hogansville; Hogansville Warehouse; The Hogansville Warehouse Co.

Kingston; Kingston Bonded Warehouse; J. W. Martin.

Leslie; Sumter-Lee Warehouse; Leslie Peanut & Gin Co., Inc.

Loganville; Byrd Bonded Warehouse; J. T. Byrd.

Louisville; Planters Bonded Warehouse; Hardeman Seed Co., Inc.

Lyons; Stanley and Pughley Bonded Warehouse; Stanley & Pughley Gin and Warehouse Company, Incorporated.

Madison; Farmers Trading Co. Bonded Warehouse; Farmers Trading Co., Madison, Ga.

Madison; Godfrey Bonded Warehouse; Godfrey's Warehouse, Inc.

Madison; Pennington Bonded Warehouse; The Pennington Company, Inc.

McDonough; The Planters Warehouse; The Planters Warehouse and Lumber Co.

Meigs; Meigs Bonded Warehouse; B & J Company, Inc.

Metter; Farmers Union Warehouse; Farmers Union Warehouse of Metter.

Midville; Midville Bonded Warehouse; Midville Cotton Warehouse Co.

Millen; Millen Warehouse; The Millen Warehouse Co., Inc.

Monroe; Wright Bonded Warehouse; Wright Gin and Trading Co.

Monroe; Launius Bonded Warehouse; P. N. Briscoe, J. William Dickinson and Dan M. Briscoe, copartners, trading as Launius Bonded Warehouse Co.

Moultrie; C. O. Smith Warehouse; Columbia Nitrogen Corporation.

Moultrie; Taylor's Bonded Cotton Warehouse; Floyd M. Taylor, Jr., T. Elkin Taylor

and Anna T. Brewer, copartners, trading as Taylor Gin and Warehouse.

Ocella; Murray Bonded Warehouse; Guy Murray.

Parrott; W. M. Dunn's Warehouse; W. G. Dunn.

Pineview; Pineview Bonded Warehouse; C. R. McLeod and Sons, Inc.

Pitts; Shell's Bonded Warehouse; A. C. Shell, Jr.

Plains; Carter's Bonded Warehouse; James E. Carter, Jr. and Mrs. Lillian G. Carter, copartners, trading as Carter's Warehouse.

Portal; Planters Bonded Warehouse; Planters Cotton Warehouse Co.

Rome; Georgia and Alabama Warehouse; Georgia and Alabama Warehouse Co.

Rome; Floyd County Bonded Warehouse; Floyd County Bonded Warehouse, Inc.

Rome; Rome Warehouse; Ledbetter Trucks, Inc.

Rutledge; Hollis Bonded Warehouse; J. W. Hollis.

Sandersville; Tarbutton Bonded Warehouse; Tarbutton Realty Co., Inc.

Sandersville; Gilmore's Bonded Warehouse; Thomas W. Gilmore, Jr., an individual, trading as Gilmore Brothers.

Senola; Daniel's Bonded Warehouse; Arthur G. Estes, Jr.

Senola; The Brick Bonded Warehouse; Paul R. McKnight, Sr. and Paul R. McKnight Jr., copartners, trading as P. R. McKnight & Son.

Social Circle; Social Circle Bonded Warehouse; Duval and Co.

Social Circle; Malcom's Bonded Warehouse; B. A. Malcom.

Soperton; Fowler Bonded Warehouse; Treutlen Gin and Seed Co., Inc.

Soperton; Waller's Bonded Warehouse; J. Treutlen Waller.

Sparta; Moate's Bonded Warehouse; Marvin E. Moate.

Statesboro; Farmers' Union Warehouse; Smith Trading Co.

Statesboro; Planters Cotton Warehouse; Planters Bonded Cotton Warehouse, Inc.

Sylvania; Farmers Bonded Warehouse; J. P. Evans, David W. Reed and H.A. Williams, Jr., copartners trading as Evans, Reed & Williams.

Sylvania; Sylvania Bonded Warehouse; Screven Oil Mill.

Sylvester; Houston Bonded Warehouse; Houston Gin & Warehouse Co.

Tennille; Planters Bonded Warehouse; W. B. Smith.

Tennille; Tennille Bonded Warehouse; Washington Ginning Co.

Thomaston; Upson Alliance Warehouse; Upson Alliance Warehouse Co.

Twin City; Twin City Bonded Warehouse; Twin City Gin Co.

Vienna; J. A. Whitehead & Co. Bonded Warehouse; J. A. Whitehead.

Warrenton; Warrenton Bonded Warehouse; H. D. O'Neal.

Warrenton; Johnson Cotton Warehouse; W. D. Johnson, an individual, trading as Johnson Cotton Warehouse.

Waynesboro; Planters Warehouse; Planters Warehouse Co. of Waynesboro.

Waynesboro; Neely Bonded Cotton Warehouse; Neely Bonded Cotton Warehouse, Inc.

Waynesboro; Burke County Bonded Warehouse; Burke County Gin & Fertilizer Co.

Winder; Smith Bonded Warehouse; Smith Bonded Warehouse, Inc.

Woodbury; Woodbury Bonded Warehouse; Woodbury Gin and Fertilizer Co.

Wrightsville; City Warehouse; T. L. Lovett and L. L. Lovett, Executors of the estate of Mrs. E. A. Lovett, deceased, and H. G. Hatcher, Mrs. H. G. Hatcher, W. H. Lovett, W. E. Lovett and L. L. Lovett, partners, d.b.a. City Warehouse.

Wrightsville; Union Warehouse; J. F. Jordan.

Wrightsville; Lovett's Bonded Warehouse; Lovett & Co., Inc.

Wrightsville; Rowland's Bonded Warehouse; Rowland's Gin and Bonded Warehouse of Wrightsville, Georgia, Inc.

Youth; Byrd Bonded Warehouse; J. T. Byrd.

LOUISIANA

Alexandria; American Compress Warehouse; Frost-Whited Co., Inc.

Bernice; Lindsey Bonded Warehouse; James D. Lindsey, Mrs. Rosalind Lindsey Albritton, et al., copartners, trading as Lindsey Bonded Warehouse Co.

Delhi; Union Compress Warehouse; Union Compress & Warehouse Co.

Ferriday; Union Compress Warehouse; Union Compress & Warehouse Co.

Franklinton; Pearl River Warehouse; Willie S. Pettit.

Haynesville; Haynesville Cotton Warehouse; Haynesville Cotton Warehouse Co., Inc.

Homer; The Peoples Cotton Warehouse; C. G. Dowles.

Lake Providence; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Mansfield; Mansfield Bonded Warehouse; Aileen D. Morgan.

Monroe; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Natchitoches; American Compress Warehouse; Frost-Whited Co., Inc.

Newellton; Federal Compress Warehouse; Federal Compress & Warehouse Co.

New Orleans; Shippers Compress Warehouse; Meta Davis Atkinson, Clifford Atkinson, Jr., and Eugene Atkinson, Jr., trading as Atkinson and Company.

Oak Grove; Union Compress Warehouse; Union Compress & Warehouse Co.

Opelousas; American Compress Warehouse; Frost-Whited Co., Inc.

Rayville; Union Compress Warehouse; Union Compress & Warehouse Co.

Shreveport; American Compress Warehouse; Frost-Whited Co., Inc.

Tallulah; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Winnaboro; Union Compress Warehouse; Union Compress & Warehouse Co.

MISSISSIPPI

Aberdeen; Monroe County Compress Warehouse; Monroe County Compress and Storage Co., Inc.

Amory; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Batesville; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Belzoni; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Booneville; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Brookhaven; Brookhaven Compress Warehouse; MFC Services (A.A.L.).

Canton; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Carthage; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Clarksdale; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Clarksdale; North Delta Compress Warehouse; North Delta Compress & Warehouse Co.

Cleveland; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Columbia; Columbia Compress Warehouse; Hattiesburg Compress Co.

Columbus; Columbus Compress Warehouse; Columbus Compress & Warehouse Co.

Como; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Corinth; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Drew; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Drew; National Compress Warehouse; MFC Services (A.A.L.).

Flora (Kearney Park); Flora Compress Warehouse; Flora Compress and Warehouse Co., Inc.

Greenville; Delta Cooperative Compress Warehouse; Delta Cooperative Compress.

Greenville; Greenville Compress Warehouse; Greenville Compress Co.

Greenville; Paxton Bonded Warehouse; Paxton Bonded Warehouse, Inc.

Greenwood; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Greenwood; Staple Service Compress Warehouse; Staple Cotton Services Association (A.A.L.).

Grenada; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Gulfport; Mississippi Gulfport Warehouses; Mississippi-Gulfport Compress & Warehouses, Inc.

Hattiesburg; Hattiesburg Compress Warehouse; Hattiesburg Compress Co.

Hollandale; Deer Creek Compress Warehouse; Deer Creek Compress Co.

Holly Springs; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Houston; Houston Compress Warehouse; Houston Compress Co., Inc.

Indianola; Sunflower Compress Warehouse; The Sunflower Compress Co.

Inverness; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Itta Bena; Itta Bena Cooperative Warehouse; Itta Bena Cooperative Compress Co.

Jackson; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Kosciusko; United Warehouse; United Warehouses, Inc.

Laurel; Laurel Compress Warehouse; Laurel Compress Co.

Leland; Leland Compress Warehouse; Leland Compress Co.

Lexington; Lexington Compress Warehouse; The Lexington Compress Company.

Macon; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Magee; Cooperative Cotton Warehouse; Magee Cooperative (A.A.L.).

Magnolia; Magnolia Compress Warehouse; Hattiesburg Compress Co.

Marks; Federal Compress Warehouse; Federal Compress & Warehouse Co.

McComb; Federal Cotton Warehouse; The Kramertown Co., Inc.

Meridian; Meridian Compress Warehouse; Interstate Compress & Warehouse Co.

New Albany; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Newton; Newton Bonded Warehouse; Compress of Union.

Okolona; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Philadelphia; The Philadelphia Compress Warehouse; Compress of Union.

Pontotoc; Pontotoc Compress Warehouse; Pontotoc Warehouse Co.

Prentiss; Prentiss Bonded Warehouse; MFC Services (A.A.L.).

Quitman; Quitman Bonded Warehouse; Daniel Marston Bonney, Executor of the Last Will and Testament of Robert Bonney, Deceased.

Ripley; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Rolling Fork; Rolling Fork Compress Warehouse; Deer Creek Compress Co.

Rosedale; Union Compress Warehouse; Union Compress & Warehouse Co.

Ruleville; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Shaw; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Shelby; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Shuqualak; Shuqualak Bonded Warehouse; Harrison Evans, trading as E. F. Nunn & Co.

Sledge; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Summit; Federal Champion Cotton Warehouse; Federal Champion Cotton Warehouse, Inc.

Tunica; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Tupelo; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Tutwiler; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Tylertown; Tylertown Compress Warehouse; The Kramertown Co., Inc.

Union; Union Bonded Warehouse; Compress of Union.

Vicksburg; Union Compress Warehouse; Union Compress & Warehouse Co.

West Point; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Yazoo City; Federal Compress Warehouse; Federal Compress & Warehouse Co.

MISSOURI

Arbyrd; Arbyrd Compress Warehouse; Arbyrd Compress Co.

Caruthersville; Caruthersville Compress Warehouse; Southeast Missouri Compress Co.

Charleston; National Compress Warehouse; National Compress & Warehouse Co.

Gideon; Gideon Compress Warehouse; Regenold & Earls Co.

Hayti; Hayti Compress Warehouse; Southeast Missouri Compress Co.

Kennett; Dunklin County Compress Warehouse; Dunklin County Compress and Warehouse Co.

Lilbourn; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Malden; Dunklin County Compress Warehouse; Dunklin County Compress and Warehouse Co.

Portageville; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Sikeston; Sikeston Compress Warehouse; Sikeston Compress & Warehouse Co.

NEW MEXICO

Artesia; Artesia Compress Warehouse; Alma Sanders Francis, Leslie Paul Francis, William Kavanaugh Francis and Christine Francis Jones, copartners, trading as Artesia Compress Co.

NORTH CAROLINA

Charlotte; Charlotte Bonded Warehouse; Charlotte Bonded Warehouse Co.

Charlotte; Standard Warehouse; Standard Warehouse, Inc.

Charlotte; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.

Charlotte; Merchants Bonded Warehouse; Merchants Bonded Warehouse Co.

Charlotte; Standard Bonded Warehouse; Standard Bonded Warehouse Co.

Elizabeth City; Elizabeth City Bonded Warehouse; Robinson Manufacturing Co.

Gastonia; Gastonia Bonded Warehouse; Gastonia Bonded Warehouse, Inc.

Gastonia; Avon Bonded Warehouse; Avon Bonded Warehouse, Inc.

Gastonia; Peoples Bonded Warehouse; Peoples Bonded Warehouse, Inc.

Gastonia; Broad Street Bonded Warehouse; Broad Street Bonded Warehouse, Inc.

Gastonia; Central Bonded Warehouse Division of Bayside Warehouse Co.; Bayside Warehouse Co.

Shelby; Planters and Merchants Warehouse; Planters and Merchants Warehouse Co.

Battleboro; Braswell Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Bethel; Bethel Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Bladenboro; Bridger Corporation Warehouse; Warehouse Superintendent of the State of North Carolina.

Butner; Hancock Bonded Warehouse—Butner Unit; Warehouse Superintendent of the State of North Carolina.

Candor; Candor Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Cherryville; Gaston Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Clinton; Sampson Cotton Storage Warehouse; Warehouse Superintendent of the State of North Carolina.

Conway; Conway Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Dunn; General Utility Co.'s Warehouse; Warehouse Superintendent of the State of North Carolina.

Dunn; Turt Estate Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Durham; Central Carolina Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Edenton; Edenton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Enfield; Enfield Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Enfield; Cotton Growers Warehouse; Warehouse Superintendent of the State of North Carolina.

Farmville; Farmville Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Fayetteville; Cotton Growers Warehouse; Warehouse Superintendent of the State of North Carolina.

Fayetteville; Tolar-Hart Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Franklin; Rose Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Gibson; Southern Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Goldsboro; Cotton Growers Warehouse; Warehouse Superintendent of the State of North Carolina.

Greenville; Person-Garrett Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Henderson; Greenway Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Jackson; Northampton Warehouse; Warehouse Superintendent of the State of North Carolina.

Kings Mountain; Kings Mountain Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Laurel Hill; Laurel Hill Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Laurinburg; Laurinburg Cotton Warehouse; Warehouse Superintendent of the State of North Carolina.

Laurinburg; Dickson Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Lewiston; Lewiston Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Lincolnton; Lincoln Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Littleton; Littleton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Louisburg; J. S. Howell Warehouse; Warehouse Superintendent of the State of North Carolina.

Louisburg; L. H. Dickens Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Lumberton; National Warehouse; Warehouse Superintendent of the State of North Carolina.

Lumberton; Cotton Growers Warehouse; Warehouse Superintendent of the State of North Carolina.

Maxton; Maxton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Monroe; Southern Cotton Warehouse; Warehouse Superintendent of the State of North Carolina.

Monroe; Union County Warehouse; Warehouse Superintendent of the State of North Carolina.

Mooresville; Iredell Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Morven; Cotton Growers Warehouse; Warehouse Superintendent of the State of North Carolina.

Mt. Olive; Cotton Growers Warehouse; Warehouse Superintendent of the State of North Carolina.

Murfreesboro; Revelle Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Nashville; Cotton Growers Warehouse; Warehouse Superintendent of the State of North Carolina.

Newton; Newton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Parkton; Parkton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Parkton; Robeson Cotton Warehouse; Warehouse Superintendent of the State of North Carolina.

Pembroke; Pembroke Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Pinetops; Pinetops Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Raeford; Hoke Cotton Warehouse and Storage Co.'s Warehouse; Warehouse Superintendent of the State of North Carolina.

Raleigh; Capital Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Rich Square; Rich Square Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Roanoke Rapids; Farmers Warehouse of Roanoke Rapids; Warehouse Superintendent of the State of North Carolina.

Roanoke Rapids; Rosemary Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Rockingham; Rockingham Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Rowland; Barrow Warehouse; Warehouse Superintendent of the State of North Carolina.

Rowland; Rowland Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Sallsbury; Sallsbury Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Sanford; W. S. W. Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Sanford; Liles Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Scotland Neck; Edwards Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Scotland Neck; Cotton Growers Warehouse; Warehouse Superintendent of the State of North Carolina.

Seaboard; Seaboard Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Selma; Price Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Severn; Meherrin Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Shelby; Shelby Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Smithfield; Cotton Growers Warehouse; Warehouse Superintendent of the State of North Carolina.

Smithfield; Farmers Cotton Warehouse; Warehouse Superintendent of the State of North Carolina.

Southern Pines; Sandhills Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Statesville; Statesville Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

St. Pauls; McColl Cotton Warehouses; Warehouse Superintendent of the State of North Carolina.

Tarboro; Edgecombe Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Wagram; Farmers Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Wake Forest; Wake Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Warrenton; Warrenton Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Washington; Beaufort County Warehouse; Warehouse Superintendent of the State of North Carolina.

Weldon; Long Cotton Warehouse; Warehouse Superintendent of the State of North Carolina.

Weldon; Cotton Growers Warehouse; Warehouse Superintendent of the State of North Carolina.

Weldon; Jenkins Warehouse; Warehouse Superintendent of the State of North Carolina.

Williamston; Martin Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Wilson; Wilson Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Woodland; Woodland Cooperative Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

SOUTH CAROLINA

Abbeville; The Farmers Warehouse; The Farmers Warehouse.

Anderson; The Standard Warehouse; Standard Corporation.

Bennettsville; Marlboro Warehouses; Marlboro Warehouse Co.

Bishopville; Cotton Growers Warehouses; Cotton Growers Warehouses, Inc.

Bishopville; Farmers Bonded Warehouse; Wiley B. King.

Blahopville; King and Jordan Bonded Warehouse; W. Brent King and B. P. Jordan, copartners trading as King and Jordan Bonded Warehouse.

Olio; Olio Bonded Warehouse; B. H. Martin.

Columbia; Palmetto Compress Warehouse; Palmetto Compress and Warehouse Co.

Columbia; The Standard Warehouse; Standard Corporation.

Denmark; Denmark Bonded Warehouse; John W. Williamson.

Edgefield; Hart Bonded Warehouse; John Rainsford, Jr.

Greenville; Merchants Cotton Warehouse; W. A. Austin.

Greenville; Black Hawk Warehouse; The Black Hawk Corp.

Greenville; Gulf Atlantic Warehouse; Gulf Atlantic Warehouse Co.

Greenville; Commodity Warehouse; Commodity Warehouse Co., Inc.

Greenville; Industrial Storage Corp. Warehouse; Industrial Storage Corp.

Greenwood; Alliance Warehouse; Alliance Warehouse Co., Inc.

Greenwood; Textile Bonded Storage; Textile Bonded Storage, Inc.

Hartsville; Hartsville Bonded Warehouse; G. S. Jones.

Laurens; Merchants and Farmers Bonded Warehouse; Merchants and Farmers Bonded Warehouse.

Lynchburg; Lee Bonded Warehouse; Lee Bonded Warehouse, Inc.

Manning; United Bonded Warehouse; United Bonded Warehouse, Inc.

Newberry; Farmers Bonded Warehouse; Evelyn M. Brooks, d.b.a. Farmers Bonded Warehouse.

Newberry; The Standard Warehouse; Standard Corporation.

North Charleston; Oakdene Compress Warehouse; Oakdene Compress and Warehouse Co.

Norway; Norway Bonded Warehouse; John W. Williamson.

Orangeburg; The Standard Warehouse; Standard Corporation.

Spartanburg; Spartanburg Bonded Warehouses; Spartanburg Bonded Warehouses, Inc.

Summerton; Sumter Bonded Warehouse No. 2; Sumter Storage Co., Inc.

Sumter; Rowland Warehouse; Rowland Warehouse Co.

Sumter; Sumter Bonded Warehouse No. 1, Sumter Storage Company, Inc.

Turbeville; East Clarendon Bonded Warehouse; East Clarendon Storage Co.

Union; Union Bonded Warehouse; H. B. Richardson, Jr.

TENNESSEE

Brownsville; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Chattanooga; The Cotton Warehouse; Alford Warehouse & Storage Co., Inc.

Covington; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Dyersburg; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Five Points; Hammond Bonded Warehouse; Laura Mae Hammond.

Henderson; Henderson Compress Warehouse; Henderson Compress Co., Inc.

Jackson; Federal Compress Warehouse; Federal Compress & Warehouse Co.

Jackson; Public Compress Bonded Warehouse; Public Compress Co.

Kingsport; Borden Warehouse; The Black Hawk Corporation.

Lawrenceburg; Gladish Bonded Warehouse; Martha E. Gladish.

Lawrenceburg; Augustin Bonded Warehouse; J. B. Augustin.

Memphis; Gulf Atlantic Warehouse (Tri-State Plant); Gulf Atlantic Warehouse Co.

Memphis; Memphis Compress Warehouse; Memphis Compress & Storage Co.

Memphis; Navy Yard Compress, Division of the Bayside Warehouse Co.; Bayside Warehouse Co.

Memphis; Federal Compress Warehouse (Bodley Avenue Plant); Federal Compress & Warehouse Co.

Memphis; Federal Compress Warehouse (South Memphis Plant); Federal Compress & Warehouse Co.

Memphis; Federal Compress Warehouse (Riverside Plant); Federal Compress & Warehouse Co.

Memphis; Producers Warehouse; Producers Warehouse & Compress Co.

Milan; Milan Compress Warehouse; Milan Compress Co.

Ritpley; Federal Compress Warehouse; Federal Compress & Warehouse Co.
Tiptonville; Federal Compress Warehouse; Federal Compress & Warehouse Co.

TEXAS

Ablene; Ablene Cotton Warehouse; National-Western Compress & Warehouse Co.
Ballinger; Ballinger Compress Warehouse; Ballinger Compress & Warehouse Co.
Brady; Brady Cotton Warehouse; Central Texas Compress Co.
Brenham; Seidel Bros. Warehouse; Grace G. Seidel, Fred Wm. Seidel, Lathel S. Schroeder and Dorothy S. Mescham, copartners, trading as Seidel Bros.
Brownsville; Gulfside Warehouse; Bay-side Warehouse Co.
Brownwood; Brownwood Compress Warehouse; Brownwood Compress & Warehouse Co.
Bryan; Bryan Compress Warehouse; Hearne Cotton Compress Company, Inc.
Cameron; Cameron Compress Warehouse; Cameron Compress Co.
Corsicana; Corsicana Compress Warehouse; Exporters & Traders Compress & Warehouse Co.
Ennis; Ennis Compress & Warehouse Co.'s Warehouse; Ennis Compress & Warehouse Co.
Fort Stockton; Comanche Warehouse; Comanche Warehouse, Inc.
Hamlin; Hamlin Compress Warehouse; Hamlin Farmers Compress Co.
Hearne; Hearne Cotton Warehouse; Hearne Cotton Compress Co., Inc.
Hillsboro; Exporters & Traders Compress & Warehouse Co.'s Warehouse; Exporters & Traders Compress & Warehouse Co.
Houston; Ship Channel Compress Warehouse; Petty Terminal Corp.
Houston; Turning Basin Compress Warehouse; Turning Basin Compress Co.
Hubbard; Hubbard Compress Warehouse; Exporters & Traders Compress & Warehouse Co.
Knox City; Knox City Cotton Warehouse; Farmers Compress Co.
Marlin; Exporters & Traders Compress & Warehouse Co.'s Warehouse; Exporters & Traders Compress & Warehouse Co.
Mart; Exporters & Traders Compress & Warehouse Co.'s Warehouse; Exporters & Traders Compress & Warehouse Co.
Medin; Mexia Cotton Warehouse; Exporters & Traders Compress & Warehouse Co.
Rosebud; Rosebud Cotton Warehouse; Cameron Compress Co.
Rule; Rule Compress Warehouse; Farmers Compress Co.
San Angelo; Angelo Compress Warehouse; Ballinger Compress & Warehouse Co.
Snyder; Snyder Cotton Warehouse; National-Western Compress & Warehouse Co.
Sweetwater; Sweetwater Compress Warehouse; National-Western Compress & Warehouse Co.
Temple; Temple Compress Warehouse; Temple Compress Warehouse Co.
Texarkana; Federal Compress Warehouse; Federal Compress & Warehouse Co.
Waco; Exporters & Traders Compress & Warehouse Co.'s Warehouse; Exporters & Traders Compress & Warehouse Co.
Waxahatchie; Waxahatchie Compress Warehouse; Waxahatchie Compress Warehouse Co.

VIRGINIA

Boykins; Meherrin Bonded Warehouse; Meherrin Agricultural & Chemical Co.
Brodnax; Dugger and Dugger Cotton Storage; Richmond H. Dugger, Jr., trading as Dugger and Dugger Cotton Storage.

Grain

B. For the storage of grain:

ALABAMA

Town, Warehouse, and Warehouseman

Decatur; AFC Grain Elevator; AFC Marketing Service, Inc.
Decatur; Alabama Flour Mills Elevator; Nebraska Consolidated Mills Co.
Guntersville; Cargill Guntersville Elevator; Cargill, Inc.

ARKANSAS

Althelmer; Althelmer Grain Warehouse; The Arkansas Rice Growers Cooperative Association.
Augusta; Lockhart-Thompson Elevator; Murray L. Lockhart, d.b.a. Murray L. Lockhart Warehouse Co.
Bradford; White County Grain Warehouse; Arkansas Grain Corporation.
Brinkley; Brinkley Warehouse; Riviana Foods, Inc.
Blytheville; Farmers Grain Elevator; Farmers Soybean Corp.
Carlisle; Carlisle Warehouse; Riviana Foods, Inc.
Cherry Valley; Carwell Elevator Company Warehouse; J. L. Carwell, Jr., doing business as Carwell Elevator Co.
Corning; Corning Rice Warehouse; The Arkansas Rice Growers Cooperative Association.
Delaplaine; Delaplaine Grain Warehouse; The Arkansas Rice Growers Cooperative Association.
Des Arc; Des Arc Rice Warehouse; The Arkansas Rice Growers Cooperative Association.
DeWitt; Rollison Seed Company Elevator; O. G. Rollison, Rose Rollison and Robert C. Rollison, copartners, trading as Rollison Seed Co.
DeWitt; C & L Rice Mill Warehouse; C & L Rice Mill, Inc.
DeWitt; Farmers Coop. Elevator; The Farmers Co-operative Elevator Co.
DeWitt; Pioneer DeWitt Elevator; Pioneer Food Industries, Inc.
DeWitt; DeWitt Rice Warehouse; L. A. Black Rice Milling Association, Inc.
DeWitt; Growers Elevator; Growers Elevators, Inc.
DeWitt; Troy Mitchell Elevator; Troy Mitchell, DBA Troy Mitchell Elevator.
Dumas; Dumas Rice Warehouse; The Arkansas Rice Growers Cooperative Association.
Elaine; Elaine Grain Warehouse; The Arkansas Rice Growers Cooperative Association.
England; Federal Drier; Federal Drier and Storage Co.
Eudora; Eudora Grain Warehouse; The Arkansas Rice Growers Cooperative Association.
Eudora; Pioneer Eudora Elevator; Pioneer Food Industries, Inc.
Evadale (P.O. Wilson); Delta Products Warehouse; Delta Products Company.
Fair Oaks; Fair Oaks Rice Warehouse; The Arkansas Rice Growers Cooperative Association.
Gibson Switch (P.O. Jonesboro); Craighead Rice Milling Company's Warehouse; Grain Company.
Gillett; Gillett Grain Warehouse; The Arkansas Rice Growers Cooperative Association.
Hazen; Hazen Rice Warehouse; The Arkansas Rice Growers Cooperative Association.
Hazen; Bogard Seed Company Elevator; Bogard Seed Company.
Helena; Helena Cotton Oil Company's Warehouse; Helena Cotton Oil Company.
Helena; Helena Grain Warehouse; Arkansas Grain Corp.
Helena; Targca Rice Warehouse; The Arkansas Rice Growers Co-operative Association.
Hickory Ridge; Hickory Ridge Rice Warehouse; The Arkansas Rice Growers Co-operative Association.

Holly Grove; Holly Grove Grain Warehouse; The Arkansas Rice Growers Cooperative Association.
Indiana Switch (P.O. DeWitt); Dixie Dryer Elevator; Pioneer Food Industries, Inc.
Jonesboro; Jonesboro Rice Warehouse; The Arkansas Rice Growers Cooperative Association.
Jonesboro; Klech Elevator; Earl C. Klech Elevator Co.
Lonoke; Lonoke Rice Warehouse; The Arkansas Rice Growers Cooperative Association.
Marianna; Lee County Grain Warehouse; Arkansas Grain Corp.
Marked Tree; St. Francis Valley Grain Warehouse; St. Francis Valley Seed Co.
Marvell; Marvell Grain Warehouse; The Arkansas Rice Growers Cooperative Association.
McGehee; McGehee Rice Warehouse; The Arkansas Rice Growers Cooperative Association.
Mellwood; Mellwood Grain Warehouse; The Arkansas Rice Growers Cooperative Association.
Morilton; Stallings Brothers Elevator; Joe H. Stallings and Alan E. Stallings, copartners trading as Stallings Brothers Feed Mills.
Needham (P.O. Jonesboro); Klech-Crafton Elevator; Klech-Crafton Elevator Co.
Newport; Newport Rice Warehouse; Empire Rice Mills, Inc.
North Little Rock; North Little Rock Rice Warehouse; The Arkansas Rice Growers Cooperative Association.
Osceola; Osceola Products Warehouse; Osceola Products Co.
Parkdale (Route No. 1); Bayou Grain Elevator; Bayou Grain & Chemical Corporation.
Parkin; East Arkansas Rice Warehouse; The Arkansas Rice Growers Cooperative Association.
Patterson; Farmers Granary; Farmers Granary, Inc.
Penjur (P.O. Hughes); Hughes Granary Elevator; Hughes Grain Corporation.
Pine Bluff; Pioneer Pine Bluff Elevator; Pioneer Food Industries, Inc.
Proctor; Craft Elevator; Continental Grain Co.
Rector; Graves Elevator; Graves Enterprises, Inc.
Stuttgart; Acme Warehouse; Riviana Foods, Inc.
Stuttgart; Bogard Elevator; Bogard Grain and Seed Co., Inc.
Stuttgart; Stuttgart Rice Warehouse; The Arkansas Rice Growers Cooperative Association.
Stuttgart; Stuttgart Grain Warehouse; Arkansas Grain Corp.
Stuttgart; Hartz Elevators; Jacob Hartz Seed Co., Inc.
Stuttgart; Producers Warehouse; Producers Rice Mill, Inc.
Tichnor; Tichnor Drier; Tichnor Drier and Storage, Inc.
Tuckerman; Tuckerman Rice Warehouse; The Arkansas Rice Growers Cooperative Association.
Van Buren; Van Buren Soybean Processing Plant; Farmland Industries, Inc.
Waldenburg; Waldenburg Warehouse; Riviana Foods, Inc.
Weiner; Weiner Rice Warehouse; The Arkansas Rice Growers Cooperative Association.
Wheatley; Wheatley Rice Warehouse; The Arkansas Rice Growers Cooperative Association.
Wilmot; Pioneer Wilmot Elevator; Pioneer Food Industries, Inc.
Wynne; Gibbs & Harris Rice Drier; Gibbs & Harris Rice Drier, Inc.

CALIFORNIA

Berenda; Valley Grain Drier Warehouse; Valley Grain Drier, Inc.

Colton; Producers Elevator; Producers Grain Corp.

East Los Angeles; Pillsbury-Globe Elevator; The Pillsbury Co.

French Camp; Continental Elevator; Continental Grain Co.

Lemoore; Continental Elevator; Continental Grain Co.

Long Beach; Koppel Bulk Terminal; Koppel Bulk Terminal.

Long Beach; Cerritos Elevator; Koppel Bulk Terminal.

Saco Siding (P.O. Bakersfield); Continental Elevator; Continental Grain Co.

San Joaquin; Cargill San Joaquin Elevator; Cargill of California, Inc.

Stockton; Stockton Elevators; Stockton Elevators.

West Sacramento; Port of West Sacramento Grain Terminal; Cargill of California, Inc.

Willows; Willows Rice Drier & Storage Company Warehouse; Pacific International Rice Mills, Inc.

Woodland; Sunset Rice Dryer Warehouse; Pacific International Rice Mills, Inc.

COLORADO

Akron; Farmers Elevator; The Yuma Farmers Milling-Mercantile Co-operative Company of Yuma, Colorado.

Amherst; Farmers Elevator; Amherst Co-operative Elevator, Inc.

Bethune; Equity Elevator; Equity Cooperative Exchange.

Burlington; Equity Elevator; Equity Cooperative Exchange.

Bristol; Bristol Elevator; South Eastern Colorado Coop.

Byers; Farmers Marketing Elevator; Farmers Marketing Association.

Campo; Stafford Elevator; Van Stafford.

Denver; Cargill Denver Elevator; Cargill, Inc.

Denver; Far-Mar-Co Denver Elevator; Far-Mar-Co., Inc.

Dove Creek; Dove Creek Bean & Elevator Co. Warehouse; Dove Creek Bean & Elevator Co.

Dove Creek; Romer Warehouse; David L. Corlett and Jean R. Corlett, copartners trading as Romer Mercantile and Grain Co.

Flagler; Flagler Equity Elevator; The Flagler Equity Co-operative Co.

Holly; Southeastern Colorado Co-Op Elevator; South Eastern Colorado Coop.

Holyoke; Holyoke Cooperative Elevator; Holyoke Cooperative Association.

Hyde (P.O. Otis); Farmers Elevator; The Yuma Farmers Milling-Mercantile Co-operative Co. of Yuma, Colo.

Lamar; Southeastern Colorado Co-op Elevator; South Eastern Colorado Coop.

Otis; Washington County Grain Co., Division Elevator; Rickel, Inc.

Peetz; Farmers Co-op. Elevators; The Peetz Farmers Co-operative Co.

Pleasant View; San Juan Warehouses; San Juan Bean Growers, Inc.

Roggen; Roggen Farmer's Elevator; Roggen Farmer's Elevator Association.

Schramm (P.O. Yuma); Farmers Elevator; The Yuma Farmers Milling-Mercantile Co-operative Co. of Yuma, Colo.

Selbert; Co-Op Elevator; The Selbert Equity Co-operative Association.

Stratton; Co-Op Elevator; The Stratton Equity Cooperative Co.

Vilas; Vilas Elevator; Vilas Grain Co.

Wray; Farmers Union Elevator; The Farmers Union Cooperative Elevator Co.

Yuma; Farmers Elevator; The Yuma Farmers Milling-Mercantile Co-operative Co. of Yuma, Colo.

DELAWARE

Seaford; Cargill Seaford Elevator; Cargill, Inc.

GEORGIA

Gainesville; Cargill Gainesville Elevator; Cargill, Inc.

IDAHO

American Falls; Power County Grain Growers Warehouse; Power County Grain Growers, Inc.

Bancroft; Grain Growers Warehouse; Bancroft Grain Growers, Inc.

Buhl; Shields Warehouse; James H. Shields, Jr., James T. Shields and Jane Shields Redman, d.b.a. "Shields".

Corral; Grain Growers Warehouse; Camas Prairie Grain Growers, Inc.

Cottonwood; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Craigmont; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Deary; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Downey; Grain Growers Warehouse; Farmers Grain Cooperative.

Drummond; Grain Growers Warehouse; Farmers Grain Cooperative.

Estes; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Fairfield; Grain Growers Warehouse; Camas Prairie Grain Growers, Inc.

Ferdinand; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Grace; Grain Growers Warehouse; Farmers Grain Cooperative.

Grangeville; Union Warehouse & Supply Co.'s Warehouse; Union Warehouse & Supply Co.

Greer; Nezperce Rochdale Warehouse; Nezperce Rochdale Co.

Hill City; Grain Growers Warehouse; Camas Prairie Grain Growers, Inc.

Jerome; Marshall Warehouse; Marshall Warehouses, Inc.

Joel; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Kendrick; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Kennedy Ford; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Lamont; Grain Growers Warehouse; Farmers Grain Cooperative.

Lapwal; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Lenore; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Lewiston; Lewiston Grain Growers Warehouse No. 2; Lewiston Grain Growers, Inc.

McCammon; Grain Growers Warehouse; Farmers Grain Cooperative.

Malad; Grain Growers Warehouse; Oneida County Grain Growers, Inc.

Michaud; Power County Grain Growers Warehouse; Power County Grain Growers, Inc.

Moreland; Shields of Blackfoot Warehouse; Shields of Blackfoot, Inc.

Moscow; Dumas Seed Co. Warehouse; Dumas Seed Co.

Moscow; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Nampa; Shields Warehouse; James H. Shields, Jr., James T. Shields and Jane Shields Redman, d.b.a. "Shields".

Nezperce; Nezperce Rochdale Warehouse; Nezperce Rochdale Co.

Nezperce; Nezperce Storage Co.; Nezperce Storage Co.

Rands; Grain Growers Warehouse; Camas Prairie Grain Growers, Inc.

Reubens; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Ririe; Grain Growers Warehouse; Ririe Grain and Feed Cooperative, Inc.

Soda Springs; Soda Springs Elevator; Soda Springs Elevator, Inc.

Soda Springs; Grain Growers Warehouse; Farmers Grain Cooperative.

Talmage; Grain Growers Warehouse; Farmers Grain Cooperative.

Tetonia; Grain Growers Warehouse; Farmers Grain Cooperative.

Troy; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Viola; Latah County Grain Growers Warehouse; Latah County Grain Growers, Inc.

Weston; Grain Growers Warehouse; Farmers Grain Cooperative.

Worley; Rockford Grain Growers Warehouse; Rockford Grain Growers, Inc.

ILLINOIS

Alhambra; Alhambra & Marine Elevators; Madison Service Co.

Adrian; Adrian Elevator; Hancock Grain Co.

Alton; Terminal Operations; Peavey Co.

Alvin; Alvin Elevator; Jack Conard, trading as Conard Grain Co.

Amboy; Amboy Elevators; Lee County Grain Association.

Amenia Siding (P.O. Monticello); Amenla Elevator; Monticello Grain Co.

Anchor; Anchor Elevator; Anchor Grain Co.

Andres (P.O. Peotone); Andres Elevator; Andres & Wilton Farmers Grain & Supply Co.

Argenta; Dewein Grain Company Argenta Elevator; Dewein Grain Company.

Ashland; Ashland Elevator; Ashland Farmers Elevator Co.

Ashton; M. L. Ewing Grain Co.; M. L. Ewing, trading as M. L. Ewing Grain Co.

Assumption; Assumption Elevators; Assumption Cooperative Grain Co.

Atlanta; Atlanta Elevator; Forrest L. Douglas, trading as Douglas Co.

Atwood; Atwood Elevator; Atwood Grain and Supply Co.

Ballard Station; Ballard Elevator; Leonard Grain Co., Inc.

Barr Station (P.O. Athens); Amac Barr Elevator; Amac, Inc.

Bartonville; Allied Mills Peoria Elevator; Allied Mills, Inc.

Beardstown; Farmers Terminal Elevator; Farmers Terminal Grain Co.

Bellflower; Bellflower Elevator; Foceland Grain Co.

Bement; Farmers Elevator; Bement Grain Co.

Bethany; The Bethany Grain Co. Elevator; The Bethany Grain Co.

Bloomington; Hasenwinkle Wallace Elevator; Ralph Hasenwinkle, Earle Hasenwinkle, Elma Hafer, Constance H. Anderson and Paul Anderson, Jr., copartners trading as Hasenwinkle Wallace Co.

Bondville; B. C. Christopher & Co. Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn and Williams L. Evans, Jr.

Bourbon; Ulrich Grain Co. Elevator; Harvey C. Ulrich, trading as Ulrich Grain Co.

Brownwood (P.O. Delavan); Brownwood Elevator; Delavan Cooperative Elevator Co.

Broughton; L. S. Harper Grain Co. Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn, and William L. Evans, Jr.

Buckingham; Saunemin O. K. Elevator; Saunemin O. K. Grain Co.

Bushnell; O. K. Grain & Feed Co. Elevator; Bushnell O. K. Grain and Feed Co.

Cairo; Mikco Grain Co. Elevator; Bunge Corporation trading as Mikco Grain Co.

Campus; Hamilton Elevator; Hamilton Elevator Company.

Cayuga (R.R. No. 3, Pontiac); Cayuga Elevator; Jacobson Grain Co.
 Centerville Township; Cargill E. St. Louis Elevator "R"; Cargill, Inc.
 Chatsworth; Chatsworth and Stoddard Siding Warehouses; The Livingston of Chatsworth, Inc.
 Chebanse; Hanson Bros. Grain Elevator; Arthur L. Hansen, Orval Hansen, Louie V. Hansen, Vincent Hansen, Laverne Hansen, and Virgil Hansen, Copartners, trading as Clifton Grain Co. at Clifton, Ill., and Hansen Bros. Grain Elevator at Chebanse, Ill.
 Chenoa; Chenoa Elevator; Leonard Grain Co., Inc.
 Chestnut; Chestnut Elevator; The Farmers Grain Company of Chestnut.
 Chicago; The Cargill Elevator; Cargill, Inc.
 Chicago; Continental Elevator Co.; Continental Grain Company.
 Chicago; Continental Elevators; Continental Grain Co.
 Chicago; Rialto Elevator; General Mills, Inc.
 Chicago; Garvey Elevator; Garvey Grain, Inc.
 Chicago; Belt Elevator; Carey Grain Corp.
 Chicago; Erie Elevator; Interstate Elevator Corp.
 Chicago; Gateway Elevator; Indiana Farm Bureau Cooperative Assn., Inc.
 Chicago; Kensington Elevator; Garvey Grain, Inc.
 Chicago; Santa Fe Elevator; Garvey Grain, Inc.
 Chrisman; B. C. Christopher & Co. Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn, and William L. Evans, Jr.
 Cisco; Cisco Grain Elevator; Cisco Cooperative Grain Co.
 Clifton; Clifton Grain Elevator; Arthur L. Hansen, Orval Hansen, Louie V. Hansen, Vincent Hansen, Laverne Hansen, and Virgil Hansen, copartners, trading as Clifton Grain Co. at Clifton, Ill., and Hansen Bros. Grain Elevator at Chebanse, Ill.
 Compton; Torri Grain Company Elevator; A. J. Torri, Joseph A. Torri, and Q. J. Torri, copartners, trading as Torri Grain Company.
 Creve Coeur; Illinois Grain Corp.
 Cropsey; Farmers Elevator; Cropsey Cooperative Grain Co.
 Cruger (R.R. 1, Eureka); Farmers Elevators; Farmers Grain Cooperative of Eureka.
 Culver Station (P.O. Athens); Culver Elevator; Culver-Fancy Prairie Cooperative Co.
 Dalton City; Farmers Co-op Grain Co. Elevator; Farmers Co-operative Grain Co. of Dalton City.
 Danville; Lauhoff Elevator; Lauhoff Grain Co.
 Darrow (P. O. Sheldon); Darrow Elevator; Darrow Farmers Co-operative Grain Co.
 Deer Grove (R.R. No. 1); Hahnman Station Elevator; Hahnman Elevator, Inc.
 DeLand; DeLand Farmer's Elevators; DeLand Farmer's Cooperative Grain Co.
 Delavan; Delavan Elevator; Delavan Cooperative Elevator Co.
 De Soto; B. C. Christopher & Co. Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn, and William L. Evans, Jr.
 Dewey; Dewey Elevator; Fisher Farmers Grain and Coal Company.
 Dorans (P.O. Mattoon); Dorans Elevator; Farmers Grain Co. of Dorans.
 Downs; Hasenwinkle Wallace Elevator; Ralph Hasenwinkle, Earle Hasenwinkle, Elina

Hafer, Constance H. Anderson, and Paul Anderson, Jr., copartners trading as Hasenwinkle Wallace Co.
 Dwight Township (P.O. Dwight); Jacobson Terminal; Jacobson Seaway Grain Terminal Co.
 Earlville; Earlville Farmers' Co-operative Elevator Co.
 East Peoria; East Peoria Elevator, Tabor & Co.; Tabor & Co.
 East St. Louis; Continental Elevator; Continental Grain Co.
 East St. Louis; National Oats Elevator; National Oats Company, Inc.
 Edinburg; Edinburg Grain Elevator; Edinburg Grain, Inc.
 Edinburg; Rink & Scheib Elevator; Rink & Scheib, Inc.
 Edwardsville; Edwardsville Elevator; Madison Service Co.
 Edwardsville; Dippold Elevator; H. B. Stubbs, trading as Dippold Bros.
 Effingham; Effingham Equity Elevator; Effingham Equity.
 Emery (P.O. Maroa); Emery Elevator; Deween Grain Co.
 Emington; Emington O. K. Elevator; Sautemini O. K. Grain Co.
 Esmond; Esmond Elevator; Farmers' Grain Co. of Esmond.
 Fairbury; Farmers Grain Elevator; Farmers Grain Co. of Fairbury.
 Fancy Prairie; Fancy Prairie Elevator; Culver-Fancy Prairie Cooperative Co.
 Farmer City; Mitsui Elevator; Pacific Grain Co.
 Fisher; Fisher Elevator; Fisher Farmers Grain and Coal Company.
 Fithian; Fithian Elevator; Harold P. Izard, Kenneth W. Stotler and Howard A. Stotler, copartners, trading as Fithian Grain Co.
 Foosland; Foosland Elevator; Foosland Grain Co.
 Galva; Galva Elevator; Galva Co-operative Grain and Supply Company.
 Genoa; Merriman & Sons Elevator; Merriman & Sons.
 Georgetown; B. C. Christopher & Co. Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn, and William L. Evans, Jr.
 Gibson City; Farmers Elevator; The Farmers Grain Co. of Gibson City.
 Gilman; Continental Elevator; Continental Grain Co.
 Goodfield; Lawrence Warehouse Co. Goodfield Elevators; Lawrence Warehouse Co.
 Grant Park; Grant Park Elevator; Grant Park Co-operative Grain Co.
 Gridley; Gridley Elevator; Garvey Grain, Inc.
 Hammond; B. C. Christopher & Co. Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn, and William L. Evans, Jr.
 Hampshire; Hampshire Elevator; Gerstenberg and Tucker, Inc.
 Hardin; Hardin Elevator; Jersey County Grain Co.
 Harmon; Albrecht Elevator; Albrecht Grain Company.
 Harpster (P.O. Foosland); Harpster Elevator; Harpster Grain Co.
 Havana; Illinois Grain Corporation Havana Elevator; Illinois Grain Corporation.
 Henkel (P.O. Mendota); Henkel Grain Co.; Henkel Grain Co., Inc.
 Hennepin; Illinois Grain Corporation Hennepin Elevator; Illinois Grain Corporation.

Heyworth; Hasenwinkle Wallace Elevator; Ralph Hasenwinkle, Earle Hasenwinkle, Elina Hafer, Constance H. Anderson and Paul Anderson, Jr., copartners, trading as Hasenwinkle Wallace Co.
 Homer; Homer Elevators; Homer Grain Co.
 Honegger (P.O. Fairbury); Fairbury Elevator; Honeggers' & Co., Inc.
 Illiopolis; Mansfield-Ford Illiopolis Elevator; Mansfield-Ford Grain Co.
 Illiopolis; Illiopolis Grain Co. Elevator; Illiopolis Grain Co.
 Iroquois; Iroquois Farmers Elevator; Iroquois Farmers Elevator.
 Ivesdale; Ivesdale Elevator; Ivesdale Co-op Grain Co.
 Jamaica (R.R. 1, Fairmount); Farmers Elevator; Farmers Elevator Company of Jamaica, Illinois.
 Jerseyville; Jerseyville Elevators; Jersey County Grain Co.
 Kane; Kane Elevator; Jersey County Grain Co.
 Kaneville; Kaneville Elevator; Kaneville Grain and Supply Co.
 Kankakee; Kankakee Elevator; A. L. Book, trading as A. L. Book & Co.
 Kansas; Rardin Elevator; Rardin Grain Co.
 Kenney; Kenney Elevator; Forrest L. Douglas, trading as Douglas Co.
 Kerrick (R.F.D. 1 Normal); Kerrick Elevator; Kerrick Grain, Inc.
 Lacon; Illinois Grain Corp. Lacon Elevator; Illinois Grain Corp.
 Ladd; Ladd Elevator; The Ladd Elevator Company.
 Lanesville; Mansfield-Ford Lanesville Elevator; Mansfield-Ford Grain Co.
 Lark Siding (P.O. Monticello); Lark Siding Elevator; Monticello Grain Co.
 LaRose; LaRose Elevator; Bartlett and Co. Grain.
 Lee; Schaefer Elevator; H. R. Schaefer Grain Co., Inc.
 LeRoy; Hasenwinkle Wallace Elevator; Ralph Hasenwinkle, Earle Hasenwinkle, Elina Hafer, Constance H. Anderson and Paul Anderson, Jr., copartners trading as Hasenwinkle Wallace Co.
 LeRoy; LeRoy Elevator; LeRoy Elevator Co., Inc.
 Leverett (R.R. 4 Champaign) Leverett Elevator; Lewis P. Burtis, Kenneth W. Stotler, each individually, and Sue Stotler and Kenneth W. Stotler as trustees of the Estate of Howard A. Stotler, copartners, trading as Leverett Grain Company.
 Lexington; Kemp Elevator; Kemp Grain Co.
 Lisbon Center (P.O. Newark); Lisbon Center Elevator; Farmers Cooperative Grain & Supply Co. of Lisbon Center.
 Loami; Loami Elevator; Loami Grain Co., Inc.
 Ludlow; Ludlow Elevators; Ludlow Cooperative Elevator Co.
 Macon; Macon Elevator; Macon Grain Co.
 Mahomet; James P. Parker Co. Elevator; James P. Parker Co.
 Manteno; Farmers Elevator; Farmers Elevator Company of Manteno.
 Maroa; Maroa Farmers Coop. Elevator; Maroa Farmers Cooperative Elevator Company.
 McNabb; McNabb Elevator; McNabb Grain Co.
 McNulta (P.O. Foosland); McNulta Elevator; Foosland Grain Co.
 Meadows; Meadows Elevator; Meadows Cooperative Company.
 Mechanicsburg; Mechanicsburg Elevator; Mechanicsburg Farmers Grain Co.
 Mendota; Pasco Elevator; Pasco Mills Company.
 Meriden; Meriden Elevator; Henkel Grain Co., Inc.
 Milmine; Milmine Farmers Elevator; Milmine Grain Company.

Minier; Minier Cooperative Elevator; Minier Cooperative Grain Co.

Minooka; Minooka Elevator; The Minooka Grain, Lumber and Supply Company.

Monticello; Monticello Elevator; Monticello Grain Co.

Moweaqua; Moweaqua Elevator, Elcay, Inc.

Mulkeytown; Southern Grain Co.; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn, and William L. Evans, Jr.

Murphysboro; B. C. Christopher & Co. Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn, and William L. Evans, Jr.

Myra (R.R. No. 3, Urbana); Myra Grain Elevator; Richard Reeser, trading as Myra Grain Elevator.

Mt. Auburn; Mt. Auburn Elevator; Blue Mound Grain and Fertilizer Co., Inc.

Mt. Carroll; Johnston Feed Service; Johnston Feed Service, Inc.

Mt. Vernon; B. C. Christopher & Co. Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn, and William L. Evans, Jr.

Newman; B. C. Christopher & Co. Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn, and William L. Evans, Jr.

Niantic; Niantic Farmers Elevators; Niantic Farmers Grain Co.

Oakland; Miller Grain Co. Elevator; Miller Grain Co.

Ogden; Ogden Grain Co. Elevator; E. Z. Spread Fertilizer Company, trading as Ogden Grain Company.

Olive Branch; B. C. Christopher & Co. Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn, and William L. Evans, Jr.

Paris; Adams Elevator; Adams-English, Inc.

Paris; Paris Elevator; Illinois Cereal Mills, Inc.

Paris; Paris Grain Warehouses; Paris Warehouses, Inc.

Parnell (Farmer City Route 2); Walsh Grain Elevator; Robert E. Walsh and Elizabeth Walsh, copartners trading as Walsh Grain Elevator.

Peoria; Riverside Elevator; Riverside Elevator Co.

Perdueville (P.O. Paxton); Perdue Elevator; The Perdue Elevator Co.

Pesotum; Pesotum Elevator; Pesotum Grain Company, Inc.

Petersburg; Amac Petersburg Elevator; Amac, Inc.

Pinckneyville; B. C. Christopher & Co. Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn, and William L. Evans, Jr.

Pittsfield; King Elevator; M. D. King Milling Co.

Pontiac; Pontiac Elevator; Jacobson Grain Co.

Poplar Grove; McLay Elevator; McLay Grain Company.

Rantoul; Rantoul Elevators; Ludlow Cooperative Elevator Co.

Redmon; English Elevator; Adams-English, Inc.

Ridge Farm; B. C. Christopher & Co. Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn, and William L. Evans, Jr.

Rowe (R.R. No. 3, Pontiac); Rowe-Cornell Elevator; Jacobson Grain Co.

Sadorus; Sadorus Co-op Elevators; Sadorus Co-operative Elevator Co.

St. Jacob; St. Jacob Elevator; Toberman Grain Co.

Saunemin; Saunemin O. K. Elevator; Saunemin O. K. Grain Co.

Savoy; Savoy Elevator; Savoy Grain Co.

Serena; Serena Elevator; La Salle County Farm Supply Co.

Shawneetown; T. Y. Williams Grain & Seed Co. Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn, and William L. Evans, Jr.

Sheldon; Sheldon Elevator; ADM Grain Co.

Shipman; Shipman Elevator; Shipman Elevator Co.

Sibley; Sibley Grain Co. Elevator; The Sibley Grain Co.

Sidell; B. C. Christopher & Co. Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn, and William L. Evans, Jr.

South Beloit; Elevator B; Beloit Grain Company.

Staley (R.F.D. 1, Champaign); Staley Elevator; Staley Grain and Supply Co.

Sterling; Galt Site Elevator; Sterling-Rock Falls Co-operative Marketing Association.

State Line; State Line Elevator; State Line Elevator, Inc.

Stillman Valley; Griffith Lumber Co. Stillman Valley Elevator; Stanwood C. Griffith, trading as Griffith Lumber Co.

Stockland; Stockland Elevator; Stockland Grain Company, Inc.

Stonington; Stonington Cooperative Grain Co. Elevator; Stonington Cooperative Grain Co.

Strawn; Strawn Warehouses; The Livingston of Chatsworth, Inc.

Sullivan; Sullivan Elevator; Sullivan Grain Co.

Symerton (P.O. Wilmington) Symerton Elevator; Will-DuPage Service Company.

Taylorville; Allied Mills Taylorville Elevator; Allied Mills, Inc.

Tolono, R.R. 2; Apex Terminal Warehouses; Apex Terminal Warehouses, Inc.

Tolono; Tolono Elevator; Savoy Grain Co.

Tomlinson; B. C. Christopher & Co. Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn, and William L. Evans, Jr.

Township 15 (P.O. Naples); Illinois Grain Corporation Naples Elevator; Illinois Grain Corporation.

¹ In Illinois and Indiana.

Trenton; Trenton Farmers Elevator; Trenton Cooperative Equity Exchange.

Union (P.O. Emden); Union Elevator; Forrest L. Douglas, trading as Douglas Co.

Ursa; Ursa Elevator; Ursa Farmers Co-operative Co.

Voorhies (R.R. 1, Bement); Voorhies Elevator; Voorhies Cooperative Grain Co.

Walton (R.R. 4, Dixon); Walton Elevator; Walton Elevator Co.

Ware; Ware Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn, and William L. Evans, Jr.

Warsaw; Warsaw Elevator; Hancock Grain Co.

Wapella; Hasenwinkle Wallace Elevator; Ralph Hasenwinkle, Elma Hafer, Earle Hasenwinkle, Constance H. Anderson and Paul Anderson, Jr., copartners trading as Hasenwinkle Wallace Co.

Washburn; Washburn Elevator; Bartlett and Co. Grain.

Watkins (P.O. Farmer City); Watkins Elevator; Weedman Grain and Coal Company. Weedman (R.R. 1, Farmer City); Weedman Elevator; Weedman Grain and Coal Co.

Weldon; Weldon Grain Co. Elevator; Weldon Co-operative Grain Co.

West Brooklyn; West Brooklyn Elevator; West Brooklyn Farmers Co-operative Co.

White Heath; B. C. Christopher & Co. Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn, and William L. Evans, Jr.

Wilton (P.O. Manhattan) Wilton Elevator; Andres & Wilton Farmers Grain & Supply Co.

Windsor; Neal-Cooper Grain Co. Elevator; Neal-Cooper Grain Co.

Woodford (P.O. Minonk); Woodford Elevator; Garvey Grain, Inc.

Wyanet; Wyanet Elevator; Carl Lavern Barker, trading as Barker Milling and Grain Co.

INDIANA

Bicknell; Barr Elevator; O. L. Barr Grain Co., Inc.

Brookston; Brookston Elevators; Brookston Elevators, Inc.

Burlington; Star Elevator; Star Roller Mills Corporation.

Burnettsville; Burnettsville Elevator; Allison, Steinhart & Zook, Inc.

Camden; Camden Elevator; Allison, Steinhart & Zook, Inc.

Camden (R.R. No. 1); Triangle Feeds, Inc. Elevator; Triangle Feeds, Inc.

Carlisle; Sprinkle Elevator; Ralph Sprinkle trading as Sprinkle Elevator.

Dunn (R.R. No. 2, Fowler); Dunn Grain Elevator; Dunn Grain Elevators, Inc.

East Chicago; The New York Central Elevator; Farmers Grain Dealers Association of Iowa (Cooperative).

Edinburg (R.R. No. 1); Durham Road Elevator; Community Grain, Inc.

Emporia (R.R. 1, Markleville); Emporia Elevator; Edwin O. Pasko and Elmer G. Pasko, copartners trading as Emporia Elevator Co.

Falmouth; Falmouth Elevator; Falmouth Farm Supply, Inc.

Flora; Flora Elevator; Allison, Steinhart & Zook, Inc.

Fowler; Lochiel Elevator; Lochiel Elevator Co., Inc.

Free (R.R. 2, Fowler); Free Grain Elevator; Watland Farms, Inc., trading as Free Grain Co.

Graham Siding (R.D. No. 1, Washington); Graham Elevator; Graham Brothers, Inc.

Hedrick; Hedrick Elevator; Jack Conard, trading as Conard Grain Co.
 Indianapolis; Acme-Evans Elevator; General Grain, Inc.
 Indianapolis; Beech Grove Elevator; The Early and Daniel Company.
 Kirkin; Moore-Costlow Elevator; Moore-Costlow, Inc.
 Kokomo; Kokomo Elevator; Kokomo Grain and Feed Co., Inc.
 Lilgonier; Lyon & Greenleaf Elevator; Lyon and Greenleaf Co., Inc.
 Lyons; Sprinkle Elevator; Ralph Sprinkle, trading as Sprinkle Elevator.
 Marshfield; Marshfield Elevator; Jack Conard, trading as Conard Grain Co.
 Michigantown; Michigantown Elevator; Allison, Steinhart & Zook, Inc.
 Millersburg; Millersburg Elevator; Lyon and Greenleaf Company, Inc.
 Morristown; Morristown Elevator; Morristown Elevator Co., Inc.
 Mount Ayr; Grow Elevator; Grow Farms Grain Corp.
 New Market; Priscilla Opal Layne, Leland Eugene Layne, David L. Myers and Lorinda Jane Myers, Copartners, trading as Layne & Myers Grain Co.
 Noblesville; General Grain Elevator; General Grain, Inc.
 Orleans; Orleans Grain Elevator; Orleans Grain, Inc.
 Peru; Canal Elevator; Allison, Steinhart & Zook, Inc.
 Portland; Haynes Soy Elevator; Haynes Milling Co., Inc.
 Raub; Raub Elevator; Raub Grain, Inc.
 Reynolds; Reynolds Elevator; National Grain Storage, Inc.
 Schneider; Schneider Elevator; Peavey Co. State Line; State Line Elevator; State Line Elevator, Inc.
 Sullivan; Johnson Mill & Elevator; Sherell W. Johnson, Sr. and Sherell W. Johnson, Jr., copartners, trading as Johnson Feed & Supply Company.
 Thorntown; Sugar Creek Elevator; Allison, Steinhart & Zook, Inc.
 Vincennes; Baltic Mills, Inc. Elevator; Baltic Mills, Inc.

IOWA

Algona; Cargill Algona Elevator; Cargill, Inc.
 Alta; Alta Cooperative Elevator; Alta Cooperative Elevator.
 Altoona; Farmers Elevator; Farmers Elevator Co.
 Barnum; Barnum Elevator; Weston Grain Company, Incorporated.
 Blencoe; Farmers Elevators; Blencoe Cooperative Co.
 Blockton; M. F. A. Elevator; M. F. A. Central Cooperative.
 Bondurant; Farmers Elevator "B"; Farmers Elevator Company.
 Burlington; Burlington & Mississippi Elevator; ADM Grain Co.
 California Junction (P.O. Missouri Valley); Loveland Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Philblad, Robert F. Wilson, Philipp Kuhn and William L. Evans, Jr.
 Cedar Rapids; Cargill Cedar Rapids Elevator; Cargill, Inc.
 Cedar Rapids; Cargill Cedar Rapids East Elevator; Cargill, Incorporated.
 Chariton; Farmers Elevator; Farmers Cooperative Association.
 Clarion; Farmers Elevators; Clarion Farmers Elevator Cooperative.
 Clearfield; M. F. A. Elevator; M. F. A. Central Cooperative.

¹ In Illinois and Indiana.

Cooper; Milligan Elevators; Milligan Bros. Grain Co.
 Council Bluffs; Scoular-Welsh Council Bluffs Elevator; Scoular-Welsh Grain Co.
 Council Bluffs; Bartlett Elevator; Bartlett and Co. Grain.
 Council Bluffs; Pillsbury Co. Elevator; The Pillsbury Co.
 Council Bluffs; Peavey Elevator; Peavey Co.
 Cushing; Continental Elevator; Continental Grain Co.
 Davenport; Pillsbury Davenport Elevator; The Pillsbury Co.
 Dedham; Farmers Elevators; Dedham Cooperative Association.
 Des Moines; F-G-D-A Des Moines Terminal; Farmers Grain Dealers Association of Iowa (Cooperative).
 Des Moines; Cargill Des Moines Elevator; Cargill, Inc.
 Dike; Farmers Cooperative Elevator; Farmers Cooperative Co.
 Fort Dodge; Cargill Fort Dodge Elevator; Cargill, Inc.
 Gilman; Farmers Coop Warehouse; Farmers Cooperative.
 Glidden; Farmers Elevator; Farmers Cooperative Co.
 Gray; Conklin Elevator; Edith Conklin, trading as Conklin Grain Co.
 Hamburg; Reid Elevator; Reid Grain Co., Inc.
 Harlan; Squealer Grain Elevator; Squealer Grain Co.
 Jefferson; Milligan Elevators; Milligan Bros. Grain Co.
 Jefferson; Farmers Elevator; Farmers Cooperative Association.
 Jordan (P.O. Boone); Peavey Producer Service Elevator; Peavey Company.
 Kingsley; Farmers Elevators; The Farmers Elevator Co.
 Lanesboro; Farmers Elevator; Farmers Cooperative Co.
 Laurel; Farmers Coop Warehouse; Farmers Cooperative.
 Lidderdale; Farmers Elevator; Farmers Cooperative Co.
 Loveland; Loveland Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Philblad, Robert F. Wilson, Philipp Kuhn and William L. Evans, Jr.
 Matlock; Farmers Elevators; Farmers Coop Elev. Assn. of Sheldon, Iowa.
 McGregor; Mississippi River Terminal No. 2; Farmers Grain Dealers Association of Iowa (Cooperative).
 Meekers Landing (Rt. 2, Burlington); Mississippi River Terminal; Farmers Grain Dealers Association of Iowa (Cooperative).
 Missouri Valley; Loveland Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Philblad, Robert F. Wilson, Philipp Kuhn and William L. Evans, Jr.
 Modale; Farmers Elevators; Modale Cooperative Association.
 Modale; Loveland Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Philblad, Robert F. Wilson, Philipp Kuhn and William L. Evans, Jr.
 Mondamin; Farmers Elevators; Farmers Cooperative Co.
 Muscatine; Mississippi River Terminal No. 3; Farmers Grain Dealers of Iowa.

Newburg; Farmers Coop Warehouse; Farmers Cooperative.
 New Hartford; Farmers Cooperative Elevator; Farmers Cooperative Co.
 Osceola; Farmers Cooperative Association; Farmers Cooperative Association of Osceola.
 Palmer; Farmers Elevator; Farmers Cooperative Co.
 Pella; Farmers Co-operative Exchange Elevator; Farmers' Co-operative Exchange.
 Portsmouth; G & R Elevator; G & R Feed and Grain Co., Inc.
 Radcliffe; Farmers Cooperative Elevator; Farmers Cooperative Elevator Co.
 Ralston; Farmers Elevators; Farmers Cooperative Association.
 Redfield; Cargill Redfield Elevator; Cargill, Incorporated.
 River Sioux; Farmers Elevator; Farmers Co-operative Co.
 Shelby; Shelby Elevator; Farmers Elevator.
 Sheldon; Big 4 Elevator; Farmers Regional Cooperative Inc. in the State of Iowa.
 Sheldon; Farmers Elevators; Farmers Cooperative Elevator Association of Sheldon, Iowa.
 Sherman; Farmers Cooperative Elevator; Farmers Cooperative Elevator Co.
 Sioux City; Bartlett Elevator; Bartlett and Co. Grain.
 Sioux City; Cargill Sioux City Elevator "A"; Cargill, Inc.
 Sioux City; Farmers Union Elevator; Farmers Union Grain Terminal Association.
 Sioux City; Terminal Grain Corp. Elevator; Terminal Grain Corp.
 Sioux City; Elevator "B"; Harley G. Hall, trading as Hall Grain Co.
 Sloan; Farmers Elevator; Farmers Cereal Co. (Cooperative).
 Templeton; Farmers Elevator; Farmers Cooperative Co.
 Walnut; Continental Elevator; Continental Grain Co.
 Washington; Cargill Washington Elevator; Cargill, Inc.
 Westfield; Westfield Feed and Grain Co.; Westfield Feed and Grain Co.
 Weston (P.O. Manson); Weston Elevator; Weston Grain Company, Incorporated.
 Wightman (P.O. Lohrville); Farmers Elevator; Farmers Cooperative Co.
 Williams; Farmers Cooperative Elevator; Farmers Cooperative Elevator Co.

KANSAS

Abilene; ADM Elevator; Archer-Daniels-Midland Company.
 Abbyville; Abbyville Coop Elevator; The Farmers Cooperative Grain Co.
 Akron (P.O. Rock); Akron Elevator; Quentin F. Waples, d.b.a. The Rock Grain Co.
 Alamota; Alamota Farmers Elevator; The Farmers Cooperative Elevator and Mercantile Association.
 Albert; Pawnee Elevator; Pawnee County Cooperative Association.
 Aiden; Aiden Elevator; The Farmers Cooperative Union.
 Amy; Amy Farmers Elevator; The Farmers Cooperative Elevator and Mercantile Association.
 Andale; Farmers Elevator; The Andale Farmers Cooperative Co.
 Anthony; Farmers Cooperative Elevator; Anthony Farmer's Cooperative Elevator Co.
 Argonia; Danville Coop. Elevator; Danville Cooperative Association.
 Arkansas City; Ark City Elevator; Dixie Portland Flour Mills, Inc.
 Arkansas City; New Era Mill; The New Era Milling Co.
 Atchison; Lincoln Grain, Inc. Elevator; Lincoln Grain, Inc.
 Atlanta; Atlanta Co-op Elevator; The Atlanta Cooperative Association.
 Atwood; Equity Elevator; The Atwood Equity Co-Operative Exchange.

Baileyville; Coop Elevator; The Nemaha County Cooperative Association.
 Bavaria; Farmers Elevator; The Farmers Elevator Cooperative Co.
 Bazine; Co-op Elevator; The Co-operative Grain & Supply Co.
 Beaver; Beaver Grain Elevator; Beaver Grain Corp., Inc.
 Beeler; Beeler Coop; The Beeler Cooperative Exchange.
 Belpre; Farmers Elevator; The Pawnee County Cooperative Association.
 Bosse Siding (P.O. Jetmore); Bosse Elevator; Bosse Grains, Inc.
 Brenham (P.O. Haviland); Farmers Grain and Supply Elevator; The Farmers Grain and Supply Co. of Kiowa County, Kans.
 Brewster; Coffey-Reid Elevator; Coffey-Reid Elevator, Inc.
 Brewster; Coop Elevator; Farmers Co-operative Association.
 Bucklin; Bucklin Grain Co.; Bucklin Grain Co., Inc.
 Bucklin; The Bucklin Co-op Exchange Elevator; The Bucklin Cooperative Exchange.
 Bunker Hill; Bunker Hill Elevator; Agco, Inc.
 Cambridge; Holt Grain Co. Elevator; E. H. Holt, d.b.a. Holt Grain Co.
 Carlton; Carlton Elevator; Farm Co-op Association.
 Castleton; Farmers Grain Co. Castleton Elevator; The Farmers Cooperative Grain Co. Charleston (P.O. Ingalls); Farmers Elevators; The Garden City Co-operative Equity Exchange.
 Chase; Chase Co-operative Elevator; The Chase Co-operative Elevator, Mill and Mercantile Union.
 Cheney; Cheney Co-op Elevator; The Cheney Co-operative Elevator Ass'n.
 Cimarron; The Cimarron Co-operative Elevators; The Cimarron Co-operative Equity Exchange.
 Cimarron; Southwestern Grain Elevator; Southwestern Grain, Inc.
 Claflin; Coop Elevator; The Claflin Cooperative Association.
 Clearwater; Clearwater Coop Elevator; Clearwater Cooperative Association.
 Coffeyville; Coop Elevator; Farmland Industries, Inc.
 Colby; Cooper Terminal; Cooper Grain, Inc.
 Colby; Hi-Plains Co-op Elevator; The Hi-Plains Co-operative Association.
 Coldwater; Farmers Elevator; The Protection Cooperative Supply Co.
 Colwich; Farmers Elevator; The Andale Farmers Cooperative Co.
 Concordia; Concordia Mill Elevator; W. Bennett, Jr. and J. D. Bennett, copartners, trading as Concordia Milling Co.
 Conway Springs; Conway Springs Elevator; Charles P. Garretson, trading as Garretson Grain Co.
 Conway Springs; The Farmers Cooperative Grain Association Elevator; The Farmers Co-operative Grain Association.
 Coolidge; Coolidge Coop Elevator; South Eastern Colorado Co-op.
 Coolidge; Sullivan Inc. Elevator; Sullivan, Inc.
 Corning; Coop Elevator; The Nemaha County Co-operative Association.
 Corwin; Farmers Co-operative Elevators; The Farmers Co-operative Business Association.
 Cullison; Farmers Grain Elevator; The Farmers Grain and Mercantile Company.
 Culver; Culver Coop Elevator; Cooperative Sales and Services, Inc.
 Danville; Danville Coop Elevator; Danville Cooperative Association.
 Deerfield; Farmers Elevators; The Garden City Co-operative Equity Exchange.
 Delphos; Delphos Coop Elevator; The Delphos Cooperative Association.

Dighton; Farmers Elevator; The Farmers Cooperative Elevator and Mercantile Association.
 Dillon (P.O. Hope); Dillon Elevator; Farm Co-op Association.
 Dillwyn (P.O. Macksville); Coop Elevator; The Dillwyn Grain and Supply Co.
 Dodge City; Dodge City Terminal Elevator; The Dodge City Terminal Elevator Co.
 Dodge City; Casterline Elevator; Casterline Grain & Seed, Inc.
 Dodge City; Grain Products Terminal Elevator; Grain Products, Inc.
 Dorance; Dorance Elevator; Agco, Inc.
 Douglass; Douglass Grain Co. Elevator; James L. Taylor, trading as Douglass Grain Co.
 Edgerton; Coop Elevator in Edgerton; The Farmers Cooperative Association.
 El Dorado; Taylor Elevators; Taylor Grain Company.
 Ellsworth; Salina Terminal Elevators; The Salina Terminal Elevator Co.
 Peterita (P.O. Hugoton); Peterita Co-op Elevator; The Farmers Co-operative Grain and Supply Co.
 Florence; Coop Elevator; The Burns Farmers Co-operative Union.
 Fowler; Fowler Equity Elevator "B"; The Fowler Equity Exchange.
 Fredonia; ADM Elevator; Archer-Daniels-Midland Company.
 Furley (P.O. Valley Center); Furley Grain Elevator; The Furley Grain, Incorporated.
 Galva; Galva Grain Elevator; Western Grain, Inc.
 Garden City; Farmers Elevators; The Garden City Co-operative Equity Exchange.
 Garden City; Lawrence Warehouse No. 8; Lawrence Warehouse Co.
 Garden Plain; Farmers Cooperative Elevator; The Farmers Cooperative Elevator Co.
 Garfield; Garfield Co-operative Elevator; The Garfield Co-operative Co.
 Garnett; Garnett Elevator; Western Grain, Inc.
 Goodland; Coffey-Ried Elevator; Coffey-Ried Grain, Inc.
 Goodland; Monfort Elevator; Monfort Feeds Lots, Inc.
 Grainfield; Farmers Elevator; The Gove County Cooperative Association.
 Great Bend; Great Bend Elevators; The Great Bend Cooperative Association.
 Green; Lippert Elevator; Maxine Lippert Friederick as an Individual and Executrix of the Estate of Warren R. Lippert, trading as Lippert Grain Co.
 Greensburg; Farmers Grain and Supply Elevator; The Farmers Grain and Supply Co. of Kiowa County, Kans.
 Gypsum; Moore Elevator; Kenneth Moore and Lorene Moore, copartners, trading as Moore Grain and Feed Co.
 Hardtner; O. K. Elevators; The O. K. Co-operative Grain & Mercantile Co.
 Harper; Farmers Cooperative Elevator; Anthony Farmer's Cooperative Elevator Co.
 Haven; Farmers Grain Co.; The Farmers Co-operative Grain Co.
 Haseitron; Farmers Co-operative Elevators; The Farmers Co-operative Business Association.
 Hickok (P.O. Ulysses); Sullivan, Inc., Elevator; Sullivan, Inc.
 Hickok (P.O. Ulysses); Co-op Elevator; The Ulysses Co-operative Oil and Supply Co.
 Hoxie; Cooper Terminal; Cooper Grain, Inc.
 Hugoton; Parker Elevator; Earl Bryan, trading as Parker Grain Co.
 Hugoton; Hugoton Co-op Elevator; The Farmers Co-operative Grain and Supply Co.
 Hutchinson; Kelly Elevator; The William Kelly Milling Company.
 Hutchinson; Continental Elevator; Continental Grain Co.

Hutchinson; Grain Belt Elevator; The Salina Terminal Elevator Co.
 Ingalls; Ingalls Grain Elevator; Ingalls Cooperative.
 Inman; Chase Elevator; The Chase Grain Co., Inc.
 Joy; Farmers Grain and Supply Elevator; The Farmers Grain and Supply Co. of Kiowa County, Kans.
 Junction City; Mid-Continent Elevator; Western Grain, Inc.
 Kalvesta; Bosse Elevator; Bosse Grains, Inc.
 Kanco (P.O. Tribune); Greeley County Coop Elevator; The Greeley County Cooperative Association.
 Kanorado; Coffey-Reid, Inc. Elevator; Coffey-Reid, Inc.
 Kanorado; Kanorado Co-op Elevator; The Kanorado Co-operative Association.
 Kansas City; Turnpike Elevator; Seaboard Allied Milling Corp.
 Kansas City; Bunge Elevator; Bunge Corp.
 Kansas City; Far-Mar-Co Fairfax Elevator; Far-Mar-Co., Inc.
 Kansas City; River-Rail Elevator; Bartlett and Co. Grain.
 Kellogg (Route 2, Winfield); Kellogg Coop Elevator; Kellogg Farmers Union Cooperative Association.
 Kensington; Kensington Coop Elevators; The Kensington Cooperative Association.
 Kiowa; O. K. Elevators; The O. K. Co-operative Grain & Mercantile Co.
 Liame; Equity Elevator; The Plains Equity Exchange and Co-operative Union.
 LaCygne; Farmers Coop Elevator; The Linn County Farmers Cooperative Association.
 Larned; Pawnee Elevators; The Pawnee County Cooperative Association.
 Lawrence; Farmers Coop Elevator; The Farmers Cooperative Association.
 Lowe (P.O. Holcomb); Farmers Elevators; The Garden City Co-operative Equity Exchange.
 Lyons; Central Kansas Elevator; The Salina Terminal Elevator Co.
 Lyons; Lyons Co-op Elevator; Lyons Co-operative Association.
 Macksville; English Bros. Elevator; Robert H. English and William T. English, copartners, trading as English Grain Co.
 Macksville; Farmers Co-op Assn. Elevator; Farmers Co-operative Association.
 Malze; Malze Mills Elevator; Malze Mills, Inc.
 Marienthal; West Plains Elevator; West Plains Grain, Inc.
 Mayfield; Farmers' Co-op Elevator; Farmers' Cooperative Grain Association of Wellington, Kans.
 McPherson; Chase Elevator; The Chase Grain Co., Inc.
 Meade; The Co-operative Elevators; The Co-operative Elevator and Supply Co.
 Milepost (P.O. Ulysses); Co-op Elevator; The Ulysses Co-operative Oil and Supply Co.
 Morrowville; Continental Elevator; Continental Grain Company.
 Moscow; Thurow Elevator; Carl M. Thurow, trading as Carl G. Thurow & Sons.
 Moscow; Brolier's C & D Elevator; C & D Grain, Inc.
 Moscow; Moscow Elevator; Moscow Elevator Co., E. L. Gaskill, Inc.
 Moscow; Moscow Co-op Elevator; The Farmers Co-operative Grain and Supply Co.
 Mullinville; Equity Exchange Elevator; The Equity Grain and General Merchandise Exchange.
 Mulvane; Mulvane Co-op Elevator; The Mulvane Cooperative Union.
 Nashville; Farmers Co-op Elevator; The Zenda Grain and Supply Co.
 Neodesha; Neodesha Co-op Elevator; The Neodesha Cooperative Association.
 Ness City; Co-op Elevator; The Right Cooperative Association.

Newton; Ross Elevator; Ross Industries, Inc.

Oberlin; Decatur Co-op Elevator; The Decatur Cooperative Association.

Ottawa; Ottawa Co-op Elevator; The Ottawa Cooperative Association.

Overbrook; Overbrook Farmers Co-Op Elevator; The Overbrook Farmer's Union Co-operative Association.

Oxford; Parity Elevator; Parity Mills, Inc. Park; Farmers Elevator; The Gove County Cooperative Association.

Peabody; Peabody Co-op Elevator; The Peabody Cooperative Equity Exchange.

Pierceville; Farmers Elevators; The Garden City Co-operative Equity Exchange.

Pierceville; Christensen Elevator; Christensen Grain, Inc.

Plains; Equity Elevator; The Plains Equity Exchange and Co-operative Union.

Preston; Farmers Elevator; The Preston Grain & Mercantile Co.

Protection; Farmers Elevator; The Protection Cooperative Supply Co.

Putnam (P.O. Sedgwick); Galmelster Elevators; Frank Galmelster, trading as Galmelster Grain & Elevator.

Rock; Rock Elevator; Quentin F. Waples, d.b.a. The Rock Grain Co.

Rome (P.O. Wellington); Rome Elevator; McDaniel-Waples, Inc.

Roxbury; Moore Elevator; Kenneth Moore and Lorene Moore, copartners, trading as Moore Grain and Feed Co.

Russell; Russell Elevator; Agco, Inc.

St. Francis; Equity Elevator; The St. Francis Mercantile Equity Exchange.

Salina; International Milling Co. Elevator; International Milling Co., Inc.

Satanta; Satanta Coop Elevator; The Satanta Cooperative Grain Co.

Scott City; Coop Elevator; The Scott Co-operative Association.

Scott City; Scott City Elevator; The Scott City Grain Co., Inc.

Sedgwick; Farmers Elevator; The Andale Farmers Cooperative Co.

Sedgwick; The Sedgwick Alfalfa Mills; Sedgwick Alfalfa Mills, Inc.

Selkirk; Greeley County Coop Elevator; The Greeley County Cooperative Association.

Sharon; Farmers Co-operative Elevators; The Farmers Co-operative Business Association.

Sharon Springs; Sharon Elevator; The Wallace County Co-operative Equity Exchange.

Shields; Shields Farmers Elevator; The Farmers Cooperative Elevator and Mercantile Association.

Shook (P.O. Anthony); Farmers Cooperative Elevators; Anthony Farmer's Cooperative Elevator Co.

South Haven; The Howell Elevator; Ray E. Howell, d.b.a. Howell Grain & Insurance.

St. John; Coop Elevator; The Dillwyn Grain and Supply Company.

Stafford; Stafford Coop; Stafford Coop.

Sterling; Farmers Elevator; The Farmers Cooperative Union.

Sublette; Haskell County Elevator; Haskell County Grain Company, Inc.

Sublette; Sublette Coop Elevator; The Co-operative Grain Dealers Union.

Syracuse; Jackson Elevator; Jackson Grain Co., Inc.

Tennis (P.O. Friend); Farmers Elevators; The Garden City Co-operative Equity Exchange.

Timken; Timken Coop Elevator; The Timken Cooperative Association.

Topeka; Far-Mar-Co Topeka Elevator; Far-Mar-Co., Inc.

Tribune; Greeley County Coop Elevator; The Greeley County Cooperative Association.

Turon; Farmers Elevator; The Preston Grain & Mercantile Co.

Ulysses; Co-Op Elevator; The Ulysses Co-operative Oil and Supply Co.

Ulysses; Sullivan Inc. Elevator; Sullivan, Inc.

Valley Center; Valley Center Farmers Elevator, Inc.; Valley Center Farmers Elevator, Inc.

Wallace; Wallace Elevator; The Wallace County Cooperative Equity Exchange.

Wellington; Farmers' Co-op Elevator; Farmers' Cooperative Grain Association of Wellington, Kans.

Wellington; Hunter Elevators; Ross Industries, Inc.

Weekan; Weekan Elevator; The Wallace County Cooperative Equity Exchange.

White City; Mor-Kan Elevator; Western Grain, Inc.

White Cloud; White Cloud Elevator; The White Cloud Grain Co., Inc.

Whitewater; Whitewater Elevator; The Whitewater Flour Mills Co.

Wichita; Public Terminal Elevator; Sam P. Wallingford, Inc.

Wilmore; Wilmore Elevator; The Bowersock Mills & Power Co.

Wilrods; Co-op Elevator; The Right Co-operative Association.

Wilson; Kyner Elevator; Kyner Elevators, Inc.

Wilson; Soukup Elevator; Arthur C. Soukup, trading as Soukup Grain Co.

Wolf; Farmers Elevators; The Garden City Co-operative Equity Exchange.

Wright; Co-op Elevators; The Right Co-operative Association.

Zenda; Farmers Co-op Elevator; The Zenda Grain and Supply Co.

Zenith; Farmers Elevator; Zenith Cooperative Grain Co.

KENTUCKY

Louisville; Kentucky Public Elevator; The Early and Daniel Co.

Louisville; Cargill Louisville Elevator; Cargill, Inc.

Louisville; Distillers' Grain Co. Elevator; Distillers' Grain Co., Inc.

Mayfield; Mayfield Milling Company Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Lealie H. Philblad, Robert F. Wilson, Philipp Kuhn and William L. Evans, Jr.

LOUISIANA

Abbeville; Planters Warehouse; Riviana Foods, Inc.

Ama; Farmers Export Elevator; Farmers Export Co.

Crowley; Acadia Warehouse; Riviana Foods, Inc.

Crowley; MFC Services (A.A.L.); Farmers' Warehouse.

Destrehan; Bunge Corporation Elevator; Bunge Corporation.

Destrehan; St. Charles Grain Elevator; Archer-Daniels-Midland Company, a corporation, and Garnac Grain Co., Inc., a joint venture, trading and doing business under the firm name and style of The St. Charles Grain Elevator Co.

Egan; Egan Warehouse; Riviana Foods, Inc.

Eunice; St. Landry Warehouse; Riviana Foods, Inc.

Gueydan; Gueydan Warehouse; Riviana Foods, Inc.

Kaplan; Agnes Warehouse; Riviana Foods, Inc.

Jennings; Northern Warehouse; Riviana Foods, Inc.

Lake Charles; Lake Charles Warehouse; Riviana Foods, Inc.

Lake Providence; Lake Providence Port Elevator; Lake Providence Port Elevator, Inc.

Myrtle Grove; Mississippi River Grain Elevator; Mississippi River Grain Elevator, Inc.

New Orleans; Public Grain Elevator of New Orleans; Public Grain Elevator of New Orleans, Inc.

Port Allen; Port of Baton Rouge Grain Elevator; Cargill, Inc.

Rayne; Rayne Warehouse; Riviana Foods, Inc.

Westwego; Continental Grain Elevator; Port of New Orleans; Continental Grain Co.

MARYLAND

Baltimore; Baltimore Terminal Elevator; Peavey Company.

Cambridge; Thomas Elevator; Carroll W. Thomas & Sons, Inc.

Williamsburg; Whiteley Elevator; W. O. Whiteley & Sons, Inc.

MICHIGAN

Adrian; Adrian Elevator; Adrian Grain Co. Augusta; Knappen Elevator; Knappen Milling Co.

Dowagiac; Dowagiac Milling Co. Elevator; The Dowagiac Milling Co.

Hillsdale; Stock Elevator; DCA Food Industries, Inc.

Lowell; King Milling Co. Elevator; King Milling Co.

MINNESOTA

Breckenridge; Cargill Elevator; Cargill, Inc.

Columbia Heights; Cargill Minneapolis Flax Plant; Cargill, Inc.

Crookston; Cargill Elevator; Cargill, Inc.

Duluth; Capitol Elevator; International Milling Co., Inc.

Duluth; Cargill Duluth EHI Elevator; Cargill, Inc.

Duluth; Elevator A; General Mills, Inc.

Duluth; Peavey-Occident Elevator; Peavey Company.

Marshall; Cargill Elevator; Cargill, Inc.

Minneapolis; Belco Elevator; Burdick Grain Co.

Minneapolis; Soo Elevator; ADM Grain Co.

Minneapolis; Pillsbury "A" Elevator; The Pillsbury Company.

Minneapolis; Shoreham Elevator; Osborne-McMillan Elevator Company.

Minneapolis; Washburn Elevator; General Mills, Inc.

Minneapolis; Consolidated A; North Star Barge & Warehouse Corporation.

Minneapolis; Elevator "R"; Victoria Elevator Company of Minneapolis.

Minneapolis; Cargill Minneapolis "T"; Cargill, Incorporated.

Minneapolis; The Continental Elevator; Continental Grain Company.

Minneapolis; Midway Elevator; Bunge Corporation.

New Ulm; Burdick Elevator; Burdick Grain Co.

Port Cargill (P.O. Savage); Port Cargill Elevator C; Cargill, Inc.

Red Wing; Central Elevator; Central Soya of Minnesota.

Savage; Port Bunge; Bunge Corporation.

Savage; Port Cargill Elevator "A"; Cargill, Inc.

Savage; Port Continental Elevator; Continental Grain Company.

Shakopee; Peavey River Concrete Terminal; Peavey Company.

Sleepy Eye; Cargill Elevator; Cargill, Inc.

St. Paul; Capital B Elevator; International Milling Co., Inc.

St. Paul; Farmers Union Elevator; Farmers Union Grain Terminal Association.

St. Paul; Walsh Elevator; Walsh Grain Company.

St. Paul; Walsh River Terminal; Walsh River Terminal Corp.

St. Paul; Elevator D; ADM Grain Co.

Wesota; (P.O. Gluek); Cargill Elevator; Cargill, Inc.

Winona; Peavey Company Terminal Operations—Winona; Peavey Co.

MISSISSIPPI

Greenville; Greenville Warehouse; Riviana Foods, Inc.
 Marks; Riverside Oil Mill; Riverside Oil Mill.
 Natchez; Cargill Natchez Elevator; Cargill, Inc.
 Pascagoula; Jackson County Terminal Elevator; Louis Dreyfus Corporation.

MISSOURI

Advance; Advance M.F.A. Elevator; M.F.A. Central Cooperative.
 Albany; M.F.A. Elevator; M.F.A. Central Cooperative.
 Armstrong; Coop Elevator; Mid-Missouri Farmers Cooperative.
 Bernie; Bernie M.F.A. Elevators; M.F.A. Central Cooperative.
 Bethany; M.F.A. Elevator; M.F.A. Central Cooperative.
 Bethany; Bethany Elevator; Bethany Mill and Implement Company.
 Boonville; Boonville M.F.A. Elevator, M.F.A. Central Cooperative.
 Brookfield; M.F.A. Elevator; M.F.A. Central Cooperative.
 Brunswick; M.F.A. Central Cooperative Elevator; M.F.A. Central Cooperative.
 Butler; Butler M.F.A. Elevator; M.F.A. Central Cooperative.
 Callao; Callao Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn and William L. Evans, Jr.
 Carrollton; Ray-Carroll Elevator; Ray-Carroll County Grain Growers, Inc.
 Caruthersville; M.F.A. Elevator; Missouri Farmers Association, Inc.
 Center; Slater & Fowles Center Elevator; Slater and Fowles, Inc.
 Centralia; M.F.A. Elevator; M.F.A. Central Cooperative.
 Chillicothe; M.F.A. Elevator; M.F.A. Central Cooperative.
 Chillicothe; Turner & Reed Elevator; Turner-Reed, Inc.
 Clinton; Larabee Elevator; Archer-Daniels-Midland Co.
 Columbia; Boone County M.F.A. Elevator; M.F.A. Central Cooperative.
 Conception Junction; M.F.A. Elevator; Missouri Farmers Association, Inc.
 Corning; Corning Elevator; Rickel, Inc.
 Craig; Community Elevator; Rickel, Inc.
 Dalton; Dalton Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn and William L. Evans, Jr.
 Dearborn; Halferty Bros. Elevator; J. B. Halferty and Carl Halferty, copartners, doing business as Halferty Brothers.
 Dudley; Dudley Grain Warehouse; The Arkansas Rice Growers Cooperative Association trading as The Arkansas Rice Growers Cooperative Association, Inc., in the State of Missouri.
 Elmo; M.F.A. Elevator; Missouri Farmers Association, Inc.
 Elsberry; M.F.A. Elevator; M.F.A. Central Cooperative.
 Essex; Essex M.F.A. Elevator; M.F.A. Central Cooperative.
 Fayette; Coop Elevator; Mid-Missouri Farmers Cooperative.
 Forest City; Cargill Elevator; Cargill, Inc.
 Fortescue; Fortescue Elevator; The White Cloud Grain Company.
 Gallatin; Froman Elevator; K. C. Froman, trading as Farmers Grain and Fertilizer.

Gallatin; Gallatin M.F.A. Elevator; M.F.A. Central Cooperative.
 Gower; G.P.S. Elevator; Frederick L. Schuster, trading as Gower Feeders Supply.
 Grant City; M.F.A. Elevator; M.F.A. Central Cooperative.
 Gregory (P.O. Canton); Gregory Elevator; Gabe Logsdon & Sons, Inc.
 Hamilton; Farmers Elevator; Farmers Produce and Grain Co.
 Hannibal; Hannibal Terminal Elevator; Hannibal Grain Terminal, Inc.
 Hardin; Ray-Carroll Elevator; Ray-Carroll County Grain Growers, Inc.
 Hayti; M.F.A. Elevator; Missouri Farmers Association, Inc.
 Higginsville; M.F.A. Cooperative Elevator; Missouri Farmers Association, Inc.
 Kansas City; Cargill Milwaukee Elevator; Cargill, Incorporated.
 Kansas City; Chouteau Elevator; Simonds-Shields-Thels Grain Co.
 Kansas City; Boulevard Elevator; Seaboard Allied Milling Corp.
 Kansas City; K.C.T. Elevator; Kansas City Terminal Elevator Co.
 Kansas City; Purina Soybean Elevator; Ralston Purina Company.
 Kennett; Kennett Soybean Elevator; E. M. Regenold d.b.a. Kennett Soybean Co.
 La Belle; M.F.A. Elevator; M.F.A. Central Cooperative.
 Laddonia; M.F.A. Elevator; M.F.A. Central Cooperative.
 Laddonia; Slater & Fowles Laddonia Elevator; Slater and Fowles, Inc.
 Lamar; M.F.A. Cooperative Elevator; Missouri Farmers Association, Inc.
 Langdon; Langdon Elevator; J. Temple Bentley, d.b.a. Bentley Grain Co.
 Lexington; M.F.A. Elevator; M.F.A. Central Cooperative.
 Linneus; M.F.A. Central Cooperative Elevator; M.F.A. Central Cooperative.
 Louisiana; M.F.A. Cooperative Elevator; Missouri Farmers Association, Inc.
 Macon; M.F.A. Elevator; M.F.A. Central Cooperative.
 Marshall; M.F.A. Elevator; M.F.A. Central Cooperative.
 Marston; E. B. Gee Cotton & Grain Co. Warehouse; E. B. Gee Cotton & Grain Co., Inc.
 Marthasville; M.F.A. Elevator; M.F.A. Central Cooperative.
 Martinsburg; Slater & Fowles Martinsburg Elevator; Slater and Fowles, Incorporated.
 Maryville; M.F.A. Central Cooperative Elevator; Missouri Farmers Association, Inc.
 Mexico; M.F.A. Cooperative Elevator; Missouri Farmers Association, Inc.
 Mexico; M.F.A. Exchange Elevator; Missouri Farmers Association, Inc.
 Moberly; M.F.A. Elevator; M.F.A. Central Cooperative.
 Netherlands; M.F.A. Elevator; Missouri Farmers Association, Inc.
 New Franklin; New Franklin M.F.A. Elevator; M.F.A. Central Cooperative.
 Norborne; Ray-Carroll Elevator; Ray-Carroll County Grain Growers, Inc.
 North Kansas City; Monarch Elevator; Archer-Daniels-Midland Co.
 North Kansas City; Checkerboard Elevator; Ralston Purina Company, trading as Checkerboard Grain Company.
 North Kansas City; F.M.A. Elevator; Flour Mills of America, Inc.
 North Kansas City; International Milling Company Elevator; International Milling Co., Inc.
 Orrick; Arnold Bros. Produce Warehouse; Arnold Bros. Produce.
 Palmyra; Farmers Coop Elevator; Farmers Cooperative Services, Inc. of Palmyra, Mo.
 Pattonsburg; Pattonsburg M.F.A. Elevator; M.F.A. Central Cooperative.
 Perry; M.F.A. Elevator; M.F.A. Central Cooperative.

Phelps City (P.O. Rock Port); Stanton Elevator; Stanton Grain Co.
 Poplar Bluff; Butler County Grain Warehouse; The Arkansas Rice Growers Cooperative Association, trading as The Arkansas Rice Growers Cooperative Association, Inc., in the State of Missouri.
 Osage City; Osage City Elevator; W. A. Rootes and Co.
 Portageville; Cypress Supply Company Elevator; Cypress Supply Company.
 Rea; Rea Elevator; Rea Grain & Feed Co.
 Richmond; Ray-Carroll Elevator; Ray-Carroll County Grain Growers, Inc.
 Ristine (P.O. New Madrid); Checkerboard Elevator; Ralston Purina Company, trading as Checkerboard Grain Company.
 Salisbury; M.F.A. Elevator; M.F.A. Central Cooperative.
 Senath; Senath Grain Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Pihlblad, Robert F. Wilson, Philipp Kuhn and William L. Evans, Jr.
 Sedalia; M.F.A. Elevator; M.F.A. Central Cooperative.
 Shelbyville; M.F.A. Elevator; M.F.A. Central Cooperative.
 Sheridan; M.F.A. Elevator; M.F.A. Central Cooperative.
 St. Joseph; Far-Mar-Co St. Joseph Elevator; Far-Mar-Co, Inc.
 St. Joseph; Bartlett Elevator; Bartlett and Co. Grain.
 St. Joseph; Krause St. Joseph Elevator; Krause Milling Company.
 St. Joseph; Mo-Kan Elevator; Mo-Kan Grain, Inc.
 St. Joseph; Northwest Elevator; Northwest Grain Storage Corp.
 St. Joseph; Burlington Elevator; The Pillsbury Co.
 St. Joseph; B. & E. Elevator; The B. & E. Grain Co.
 St. Louis; Missouri Pacific Elevator; Jerry W. Fowles, Trading as Fowles Grain Company.
 St. Louis; Pillsbury St. Louis Elevator; The Pillsbury Company.
 St. Louis; St. Louis Grain Corp. Elevator; St. Louis Grain Corp.
 St. Marys; M.F.A. Elevator; M.F.A. Central Cooperative.
 Stanberry; Alldredge Grain & Storage Elevator; Alldredge Grain & Storage, Inc.
 Sumner; Ray-Carroll Elevator; Ray-Carroll County Grain Growers, Inc.
 Tebbets; Rootes Elevator; W. A. Rootes and Co.
 Trenton; Hoffman & Reed Elevator; Hoffman and Reed, Inc.
 Trenton; M.F.A. Elevator; M.F.A. Central Cooperative.
 Triplett; Ray-Carroll Elevator; Ray-Carroll County Grain Growers, Inc.
 Vandalia; M.F.A. Elevator; M.F.A. Central Cooperative.
 Wakenda; Ray-Carroll Elevator; Ray-Carroll County Grain Growers, Inc.
 Watson; Stanton Elevator; Stanton Grain Co.
 Wayland; Logsdon's Elevator; Gabe Logsdon & Sons, Inc.

NEBRASKA

Ashland; Kuhl-Reece Company's Elevator; Kuhl-Reece Co.
 Aurora; Dowd Elevator; Dowd Grain Co., Inc.
 Bancroft; Holmquist Elevator; The Holmquist Grain and Lumber Co.
 Beatrice; Farmers Cooperative Elevator; Farmers Cooperative Elevator Co.
 Beaver Crossing; Farmers Elevators; Farmers Cooperative Co.
 Bellwood; Farmers Elevator; Farmers Cooperative Grain Co.

Benedict; Farmers Grain Association Elevator; Farmers Co-operative Grain Association of Benedict, Nebr.

Benkelman; Benkelman Elevators; Independent Elevators, Inc.
Berea (P.O. Alliance); Deaver Elevator; Deaver Grain Co., Inc.

Bertrand; Bertrand Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Philblad, Robert F. Wilson, Philipp Kuhn and Williams L. Evans, Jr.

Bixby; Bixby Cooperative Elevator; Bixby Cooperative Co.

Blair; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Bloomfield; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Brownville; Continental Elevator; Continental Grain Co.

Cambridge; Uring Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Philblad, Robert F. Wilson, Philipp Kuhn and Williams L. Evans, Jr.
Cedar Bluffs; Farmers Elevators; The Farmers Union Co-operative Association of Cedar Bluffs, Nebr.

Central City; Levitt Elevator; Merrick County Grain Co.

Chappell; Farmers Elevators; Farmers Elevator Company, A Cooperative.

Coleridge; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Columbus; Farmers Grain Terminal; Foreman-Gammel Grain Co., Inc.

Cornelia; Continental Elevator; Continental Grain Co.

Craig; Farmers Union Elevator; Farmers Union Co-operative Association.

Crete; Crete Mills Division Elevator; Laubhoff Grain Co.

Doane; Doane Elevators; Independent Elevators, Inc.

Dorchester; Farmers' Elevators; The Dorchester Farmers Cooperative Grain and Livestock Co.

Durant (P.O. Stromsburg); Richters Elevator; Elmer H. Richters, trading as Durant Grain Co.

Elmwood; Farmers Elevator; Farmers Co-operative Association of Elmwood, Nebr.

Elsie; Cooperative Elevator; Elsie Equity Cooperative Exchange.

Elsie; Kellogg Elevator; O. M. Kellogg Grain Co.

Fairbury; Farmers Union Co-op Elevator; Farmers Union Co-operative Association of Fairbury, Nebr.

Fremont; Far-Mar-Co., Fremont Elevator; Far-Mar-Co., Inc.

Fremont; Nebraska Consolidated Mills Elevator; Nebraska Consolidated Mills Co.

Friend; Friend Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Philblad, Robert F. Wilson, Philipp Kuhn and Williams L. Evans, Jr.

Geneva; Koehler Elevator; A. Koehler Co.

Grand Island; Nebraska Consolidated Mills Elevator; Nebraska Consolidated Mills Co.

Grant; Co-operative Elevator; The Grant Co-operative Exchange.

Grant; Continental Elevator; Continental Grain Co.

Hartington; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Hartington; Hartington Elevator; Hartington Elevator Co.

Harvard; Farmers Elevators; The Farmers Union Co-operative Elevator Co.

Hastings; Garvey Elevator; Garvey Elevators, Inc.

Hemingford; Farmers Co-operative Elevator; Farmers Co-operative Elevator Co.

Herman; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Imperial; Farmers Elevator; Frenchman Valley Farmers Cooperative, Inc.

Indianola; Uring Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Philblad, Robert F. Wilson, Philipp Kuhn and Williams L. Evans, Jr.

Jacinto (P.O. Dix); Point of Rocks Elevator; Point of Rocks Elevators, Inc.

Laurel; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Lincoln; Lincoln Grain, Inc. Elevator; Lincoln Grain, Inc.

Lincoln; Far-Mar-Co Lincoln Elevator; Far-Mar-Co., Inc.

Lincoln; Fairchild Division Elevator; Honneggers' & Co., Inc.

Lincoln; Gooch Mill Elevators; Gooch Milling & Elevator Co.

Lincoln; ADM Elevator; Archer-Daniels-Midland Co.

Lyons; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Madrid; Madrid Elevator; Rickel, Inc.

Maywood; Farmers Elevators; Maywood Cooperative Association.

Nebraska City; Bartlett Elevator; Bartlett and Co. Grain.

Nebraska City; Mid States Terminal Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Philblad, Robert F. Wilson, Philipp Kuhn and Williams L. Evans, Jr.

North Bend; North Bend Elevator; North Bend Grain Co., Inc.

Oakland; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Ogallala; Cogil Elevators; Ogallala Grain, Inc.

Omaha; Allied Mills Elevator; Allied Mills, Inc.

Omaha; Far-Mar-Co Omaha Elevator; Far-Mar-Co., Inc.

Omaha; Illinois Central Elevator; ADM Grain Co.

Omaha; Nebraska Consolidated Mills Elevator; Nebraska Consolidated Mills Co.

Omaha; The Pillsbury Company Elevator "B"; The Pillsbury Company.

Omaha; Scoular-Welsh Omaha Elevator; Scoular-Welsh Grain Co.

Oseola; Farmers Grain Elevator; Farmers Cooperative Grain Co.

Oseola; Smith Elevator; Smith Grain Co.

Parks; Parks Elevator; Independent Elevators, Inc.

Potter; Point of Rocks Elevator; Point of Rocks Elevators, Inc.

Potter; Farmers Elevators; Potter Cooperative Grain Co.

Ranch Spur (P. O. Herman); Ranch Spur Elevator; H. C. Fankhouser and V. R. Fankhouser, copartners trading as Fankhouser Bros.

Red Willow; Uring Elevator; B. C. Christopher & Company, a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Lawrence P. Hogan, Lowell H. Listrom, Norman Supper, Ludwell G. Gaines III, Leslie H. Philblad, Robert F. Wilson, Philipp Kuhn and Williams L. Evans, Jr.

Rock Bluff (P.O. Plattsmouth); Far-Mar-Co Rock Bluff Elevator; Far-Mar-Co., Inc.

Rogers; Golden West Grain Co.'s Rogers Elevator; Golden West Grain Co.

Rosalia; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Roscoe; Roscoe Elevator; Roscoe Grain Company.

Schuyler; Golden West Grain Company's Elevator; Golden West Grain Co.

Scribner; Farmers Elevator; Farmers Co-operative Mercantile Co., Non-Stock.

Scribner; Scribner Elevator; Scribner Grain & Lumber Co.

Seward; Allied Mills Elevator; Allied Mills, Inc.

Shelton; Continental Elevator; Continental Grain Co.

Silver Creek; Farmers Grain Elevators; Farmers Cooperative Grain Co.

Staplehurst; Continental Elevator; Continental Grain Co.

Strang; Strang Grain Elevator; Strang Lumber and Grain Co.

Stromsburg; Farmers Elevators; Farmers Cooperative Grain Association of Stromsburg.

Superior; Scoular-Bishop Elevator; Scoular-Bishop Grain Co.

Tekamah; Farmers Elevator; Farmers Non-Stock Cooperative Grain Association.

Tekamah; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Thurston; Merry Elevator; Alvin Merry, trading as Merry Grain & Lumber Co.

Ulysses; Farmers Cooperative Elevators; Farmers Cooperative Grain & Supply Co.

Utica; Utica Co-operative Grain Company's Elevators; Utica Co-operative Grain Company.

Venango; Dudden Elevator; Dudden Elevator, Inc.

Venango; Farmers' Elevators; Farmers Union Cooperative Grain Co. of Venango, Nebr.

Verdel; Allied Mills Elevator; Allied Mills, Inc.

Wallace; Kellogg Elevator; O. M. Kellogg Grain Co.

Walshill; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Wauneta; Farmers Elevator; Farmers Co-operative Exchange.

Winnebago; Holmquist Elevator; The Holmquist Grain and Lumber Co.

Winnebago; Merry Grain Company Elevator; Holmquist Elevator Co.

Winneto; Allied Mills Elevator; Allied Mills, Inc.

Winslow; Farmers Elevator; Farmers Co-operative Mercantile Company, Non-stock.

NEW MEXICO

Clovis; El Rancho Elevator; El Rancho Milling Co.

Clovis; Farmers Cooperative Elevators; Farmers Cooperative Elevators, Inc.

Clovis; New Mexico Mill Elevator; New Mexico Mill & Elevator Co. (no stockholders' liability).

Clovis; Worley Mills Elevator; Worley Mills, Inc. (no stockholders' liability).

Grier; Farmers Cooperative Elevators; Farmers Cooperative Elevators, Inc.

Melrose; Farmers Cooperative Elevators; Farmers Cooperative Elevators, Inc.

Melrose; Melrose Elevator; Melrose Grain & Elevator Co., Inc.

Portales; Worley Mills Elevator; Worley Mills, Inc. (no stockholders' liability).

Texico; New Mexico Mill Elevator; New Mexico Mill & Elevator Co. (no stockholders' liability).

Texico; State Line Elevator; State Line Grain, Inc.

Tucumcari; Farmers Elevator; Farmers Cooperative Association.

NEW YORK

Albany; Port of Albany Elevator No. 1; Cargill, Inc.

Buffalo; Cargill Electric Elevator; Cargill, Incorporated.

Buffalo; Cargill Superior Elevator; Cargill, Inc.

Buffalo; Cargill Pool Elevator; Cargill, Inc.
 Buffalo; Continental Concrete Central Elevator; Continental Grain Company.
 Buffalo; Standard Elevator; Standard Milling Co., d.b.a. Standard Milling Co., Inc., in New York State.

NORTH CAROLINA

Belcross; Tom Sawyer & Son Grain Elevator; Warehouse Superintendent of the State of North Carolina.
 Camden; Wood Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.
 Elizabeth City; Continental Grain Elevator; Continental Grain Company.
 Englehard; R. L. Gibbs and Co. Grain Elevator; Warehouse Superintendent of the State of North Carolina.
 Greenville; Fred Webb Elevator; James Fred Webb.
 Monroe; Producers Feed Mill Warehouse; Warehouse Superintendent of the State of North Carolina.
 Mooresville; Mooresville Grain Elevator; Warehouse Superintendent of the State of North Carolina.
 Newton Grove; House Grain Elevators; Warehouse Superintendent of the State of North Carolina.
 Selma; Gurley Milling Co. Grain Elevator; Warehouse Superintendent of the State of North Carolina.
 Warsaw; Farmers Grain Elevator; Warehouse Superintendent of the State of North Carolina.
 Washington; Cargill Washington, N.C. Elevator; Cargill, Inc.
 Wilson; Cargill Elevator; Cargill, Inc.

NORTH DAKOTA

Grand Forks; G-F Elevator; G-F Grain Co. Jamestown; Garvey Elevator; Garvey Elevators, Inc.

OHIO

Arcanum; Continental Elevator; Continental Grain Company.
 Chillicothe; Standard Elevator; The Standard Elevator and Supply Co.
 Cincinnati; Fairmount and Riverside Elevators; The Early and Daniel Co.
 Columbus; Farm Bureau Columbus Elevator; The Farm Bureau Cooperative Association, Inc.
 Columbus; Continental Elevator; Continental Grain Co.
 Columbus; Eshelman Grain Company Elevator; International Milling Co., Inc.
 Coshocton; Coshocton Elevator; Coshocton Grain Co.
 Fletcher; Fletcher Elevator; Shepard Grain Company, Inc.
 Fostoria; Fostoria Elevator; The Ohio Farmers' Grain Corp.
 Fostoria; Mennel Elevator; The Mennel Milling Co.
 Glandorf; Glandorf Elevator; Glandorf Feed Company.
 Green Camp; Green Camp Co-operative Elevator; The Green Camp Co-operative Elevator Company.
 Harrison; J. A. Cornelius Grain Elevator; J. A. Cornelius.
 Hume (R.R. No. 4, Lima); Hume Elevator; The Welker Grain Company.
 Killeville (P.O. R.R. No. 3, Plain City); Killeville Elevator; The Ohio Grain Company.
 Lima; Cargill Lima Elevator; Cargill, Incorporated.
 Mansfield; General Grain Elevator; General Grain, Inc.
 Marysville; Marysville Elevator; The Ohio Grain Co.
 Maumee; Cargill Toledo Elevator; Cargill, Inc.
 Mechanicsburg; Mechanicsburg Elevator; The Ohio Grain Co.

Shelby; Shelby Equity Elevator; The Shelby Equity Exchange Co.
 Spencerville; Farmers Union Co. Elevator; The Spencerville Farmers Union Co.
 Thackery; Thackery Elevator; Shepard Grain Company, Inc.
 Toledo; Cargill East Side Elevator; Cargill, Inc.
 Troy; Troy Elevator; The Early and Daniel Company.
 Van Wert; Welker Elevator; The Welker Grain Co.

OKLAHOMA

Afton; Afton Co-op Elevator; Afton Co-operative Association.
 Apache; Apache Farmers Co-operative Apache Farmers Co-operative.
 Baker; Riffe; Gilmore Elevator; Paul L. Wright, H. G. Riffe, George D. Riffe and Gerald L. Riffe, trading as Riffe, Gilmore and Co.
 Beaver; Perryton Equity Elevator; Perryton Equity Exchange.
 Bison; Farmers Elevator; Bison Cooperative Association.
 Blackwell; Blackwell Co-op Elevator; Blackwell Co-operative Elevator Association.
 Boise City; Consumer Elevators; Boise City Farmers Cooperative.
 Braman; Braman Co-op Elevator; Blackwell Co-operative Elevator Association.
 Broken Arrow; Farmers Co-op Elevator; Farmers Cooperative.
 Buffalo; Buffalo Farmers Elevator; The Buffalo Farmers' Co-operative Elevator Co.
 Cashion; Farmers Exchange Elevator; Farmers Exchange of Cashion.
 Cherokee; Cherokee Mills Elevator; Flour Mills of America, Inc.
 Cherokee; Farmers Elevator; Farmers Co-operative Elevator Association.
 Clinton; Farmers Elevator; Farmers Co-operative Association.
 Clyde; Clyde Elevator; Clyde Co-operative Association.
 Cordell; Farmers Elevator; Farmers Co-operative Association.
 Crescent; Crescent Cooperative Elevator; Crescent Cooperative Association.
 Custer City; Farmers Elevator; Custer City Farmers Cooperative Exchange.
 Deer Creek; Deer Creek Elevator; Clyde Co-operative Association.
 Douglas; Farmers Elevators; Farmers Co-operative Elevator Co. of Douglas.
 Enid; Continental Elevator; Continental Grain Co.
 Enid; Union Equity Co-operative Exchange Elevator; Union Equity Co-operative Exchange.
 Enid; Enid Terminal Elevators; Interstate Grain Corp.
 Fairview; Sooner Co-op Elevator; Sooner Cooperative, Inc.
 Fargo; Farmers Elevator; Farmers Co-operative Association.
 Garber; Cooperative Elevator; Garber Co-operative Association.
 Goodwell; Farmers Elevator; Farmers Elevator of Goodwell, Oklahoma, Inc.
 Grandfield; Union Equity Elevator; Union Equity Co-operative Exchange.
 Guymon; Knutson Elevator; Knutson Elevators, Inc.
 Hardesty; Perryton Equity Elevator; Perryton Equity Exchange.
 Helena; Farmers Elevator; Farmers Cooperative Association.
 Hennessey; Farmers Co-operative Elevator; Farmers Elevator and Co-operative Association.
 Hitchcock; Sooner Co-op Elevator; Sooner Cooperative, Inc.
 Homestead; Sooner Co-op Elevator; Sooner Cooperative, Inc.
 Hooker; Equity Exchange Elevator; The Hooker Equity Exchange.
 Hough (P.O. Guymon); Hough Elevator; Knutson Elevators, Inc.

Hough; Riffe, Gilmore Elevator; Paul L. Wright, H. G. Riffe, George D. Riffe and Gerald L. Riffe, trading as Riffe, Gilmore and Co.
 Hunter; Hunter Farmers Elevator; Farmers Grain Company.
 Hydro; Farmers Elevator; Hydro Cooperative Association.
 Imo; Imo Farmers Elevators; Farmers Co-operative Elevator Co.
 Kingfisher; Kingfisher Cooperative Elevator; Kingfisher Cooperative Elevator Association.
 Knowles; Perryton Equity Elevator; Perryton Equity Exchange.
 Kremlin; Farmers Elevator; Farmers Grain Co.
 Lamont; Lamont Elevator; Clyde Co-operative Association.
 Lawton; Cooperative Elevator A; Lawton Cooperative Association.
 Marshall; United Co-op Elevator; United Cooperative, Inc.
 May; May Elevator; Woodward Cooperative Elevator Association.
 Medford; Medford Elevator; Clyde Co-operative Association.
 Miami; Miami Co-op Elevator; The Miami Cooperative Association.
 Midway (P.O. Hooker); Midway Elevator; Knutson Elevators, Inc.
 Mooreland; Farmers Co-op Elevator; Farmers Co-operative Trading Co.
 Mouser; Riffe, Gilmore Elevator; Paul L. Wright, H. G. Riffe, George D. Riffe and Gerald L. Riffe, trading as Riffe, Gilmore & Co.
 Nardin; Cooperative Elevator; Clyde Co-operative Association.
 Okeene; Sooner Co-op Elevator; Sooner Cooperative, Inc.
 Oklahoma City; Garrison Elevator; Garrison Milling Company, Inc.
 Perry; Farmers Cooperative Elevator; Farmers Cooperative Exchange.
 Pond Creek; Farmers Elevator; Farmers Grain Co.
 Ranch Drive (P.O. Ponca City); Ranch Drive Elevator; Farmers Cooperative Association.
 Red Rock; Farmers Co-op. Elevator; Red Rock Farmers Co-operative.
 Renfrow; Renfrow Elevator; Clyde Co-operative Association.
 Saltfork; Saltfork Elevator; Clyde Co-operative Association.
 Selman; Selman Farmers Elevator; The Buffalo Farmers' Co-operative Elevator Co.
 Shawnee; Shawnee Elevator; Shawnee Milling Co.
 Tonkawa; Tonkawa Elevator; Farmers Co-operative Association.
 Tuttle; MFC Elevator; Mid-Continent Farmers Co-op.
 Vici; Farmer's Co-op. Ass'n Elevator; Farmers Cooperative Association of Vici.
 Wakita; Farmers Co-operative Elevators; Farmers Co-operative Elevator Co. of Wakita.
 Weatherford; Co-op. Elevator; Farmers Co-operative Exchange.
 Woodward; Woodward Elevator; Woodward Cooperative Elevator Association.
 Yukon; MFC Elevator; Mid-Continent Farmers Co-op.

OREGON

Athens; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.
 Biggs; Sherman Co-operative Grain Growers Warehouse; Sherman Co-operative Grain Growers.
 Biggs; Moro Grain Growers Warehouse; Moro Grain Growers Association.
 Bourbon; Grass Valley Grain Growers Warehouse; Grass Valley Grain Growers, Inc.
 Condon; Condon Grain Growers Warehouse; Condon Grain Growers, Inc.
 Downing; Weston Grain Growers Warehouse; Weston Grain Growers, Inc.

Dufur; Dufur Elevator; Dufur Elevator Co.

Eakin's Siding; Eakin Elevator; Eakin Cooperative Grain Growers.

Echo; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Elgin; The Elgin Flouring Mill Warehouse; The Elgin Flouring Mill Co.

Enterprise; Wallowa County Grain Growers Warehouse; Wallowa County Grain Growers.

Grass Valley; Grass Valley Grain Growers Warehouse; Grass Valley Grain Growers, Inc.

Haines; Haines Elevator; Haines Grain and Feed Co., Inc.

Hellix; Farmers Mutual Warehouse Co-op; Farmers Mutual Warehouse Cooperative.

Heppner; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Hogue-Warner; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Holdman; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Imbler; Grande Ronde Grain Warehouse; Grande Ronde Grain Co.

Ione; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Island City; Pioneer Flouring Mill Warehouse; Pioneer Flouring Mill Co.

Jordan; Jordan Elevator Company's Warehouse; Jordan Elevator Co.

Kent; Grass Valley Grain Growers Warehouse; Grass Valley Grain Growers, Inc.

LaGrande; LaGrande Milling Warehouse; LaGrande Milling Co.

Lakeview; Interstate Cooperative Elevator; Interstate Cooperative.

Lexington; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Maupin; Blue Line Exchange Warehouse; Blue Line Exchange.

McNab; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Mikkalo; Condon Grain Growers Warehouse; Condon Grain Growers, Inc.

Milton-Freewater; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Morgan; Morgan Elevator; John Eubanks.

Moro; Moro Grain Growers Warehouse; Moro Grain Growers Association.

North Lexington; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

North Powder; North Powder Milling and Mercantile Company's Warehouse; North Powder Milling and Mercantile Co.

Pendleton; Pendleton Grain Growers Warehouse No. 2; Pendleton Grain Growers, Inc.

Portland; Blue Line Exchange Warehouse; Blue Line Exchange.

Ruggs; Morrow County Grain Growers Warehouse; Morrow County Grain Growers, Inc.

Umatilla; Pendleton Grain Growers Warehouse; Pendleton Grain Growers, Inc.

Union; The Union Flouring Mill Warehouse; The Union Flouring Mill Co.

Weston; Weston Grain Growers Warehouse; Weston Grain Growers, Inc.

PENNSYLVANIA

High Spire; Highspire Flour Mills Elevator; Standard Milling Co.

Philadelphia; Girard Point Elevator; Tidewater Grain Co.

SOUTH CAROLINA

Anderson; Anderson Grain Elevator; South Carolina Farm Bureau Marketing Association.

Easley; Easley Grain Elevator; South Carolina Farm Bureau Marketing Association.

North Charleston; S.C. Farm Bureau Elevator; South Carolina Farm Bureau Marketing Association.

SOUTH DAKOTA

Aberdeen; Cargill Elevator; Cargill, Incorporated.

Beardsley; Terminal Grain Elevator; Terminal Grain Corporation.

Centerville; Centerville Grain Elevator; McMaster Grain Co.

Cresbard; Elchinger Elevator; Cresbard Grain Co.

Dallas; Farmers Elevator; Farmers Cooperative Association of Dallas, S. Dak.

Frankfort; Frankfort Elevator; Roscoe Grain and Feed Co., Inc.

Marion; Terminal Grain Elevator; Terminal Grain Corporation.

Milbank; Cargill Elevator; Cargill, Incorporated.

Monroe; Terminal Grain Elevator; Terminal Grain Corporation.

Onida; Oahe Elevator; Oahe Grain Corp.

Parker; Terminal Grain Elevator; Terminal Grain Corporation.

Redfield; Western Grain Elevator; Western Grain, Inc.

Roscoe; Roscoe Grain and Feed Co. Elevator; Roscoe Grain and Feed Co., Inc.

Trent; Cargill Elevator; Cargill, Incorporated.

Vermillion; Terminal Farm Service Elevator; Terminal Grain Corporation.

Wagner; Terminal Grain Elevator; Terminal Grain Corporation.

Winner; Deaver-Meyer Elevator; Deaver-Meyer Grain Co.

Woonsocket; Woonsocket Elevator; Roscoe Grain and Feed Co., Inc.

TENNESSEE

Chattanooga; Cargill Chattanooga Elevator; Cargill, Inc.

Franklin; Little Mills Elevator; Little Mills Elevators, Inc.

Memphis; ADM Elevator; ADM Grain Co.

Memphis; Riverside Elevator, No. 1; Bay-side Warehouse Co.

Memphis; Port of Memphis Grain Elevator; Cargill, Inc.

Memphis; Cargill President Island Oil Plant; Cargill, Inc.

Memphis; Continental Memphis Elevator; Continental Grain Co.

Nashville; Continental Elevators; Continental Grain Co.

Union City; Watterfield Elevator; Watterfield Grain Co.

TEXAS

Adrian; Wheat Growers Elevator; Adrian Wheat Growers, Inc.

Amarillo; Interstate Grain Co. Warehouse; The Kearns Grain & Seed Co., Inc.

Amarillo; Producers Elevator; Producers Grain Corp.

Anna; Shirley Elevator; Norman E. Jones, trading as N. E. Jones Grain.

Beaumont; Beaumont Elevator; Continental Grain Co.

Black; Black Grain Co. Elevator; Friona Feed Yard, Inc.

Black; Tri-County Elevator; Tri-County Elevator Co., Inc.

Booker; Booker Equity Elevator; Booker Equity Union Exchange.

Bovina; Wheat Growers Elevator; Bovina Wheat Growers, Inc.

Bovina; Shirley Elevator; Shirley Grain Co.

Brownfield; Goodpasture, Inc.-Brownfield Elevator; Goodpasture, Inc.

Bushland; Neely Elevator; H. T. Neely and Wm. K. Irwin, copartners, doing business as Neely Elevator.

Canadian; Co-op Elevator; Canadian Grain Co-op.

Channelview; Cargill Houston Elevator; Cargill, Incorporated.

Comyn (P.O. Dublin); Harvest Queen Elevators; L. R. Stringer.

Conway; Coop Elevator; Conway Wheat Growers, Inc.

Dalhart; Consumers Elevator; Dalhart Consumers Fuel Association, Inc.

Dalhart; Welch Elevator; T. I. Welch and Thompson Irwin Welch, copartners, trading as Welch Grain Co.

Darrouzett; Farmers Elevators; Darrouzett Cooperative Association.

Dawn; Dawn Co-op Elevator; Dawn Co-op. Deer Park; Equity Export Elevator; Equity Export Corp., Inc.

Dimmitt; Farmers Elevator; Dimmitt Wheat Growers, Inc.

Dumas; Co-op Elevator; Dumas Co-op. Etter (P.O. Dumas); Continental Elevator; Continental Grain Company.

Etter (P.O. Dumas); Etter Grain Company Elevator; Etter Grain Co., Inc.

Farnsworth; Batman Elevator; Batman Grain, Inc.

Farnsworth; Perryton Equity Elevator; Perryton Equity Exchange.

Farwell; Worley Grain Company Elevator; Worley Grain Co. (no stockholder's liability).

Farwell; Shirley-Anderson-Pitman Elevator; Shirley-Anderson-Pitman, Inc.

Follett; Farmers Grain & Supply Co. Elevator; Farmers Grain and Supply Co. of Follett.

Fort Worth; Katy Elevator; Bunge Corporation.

Fort Worth; Producers Elevator Section B; Producers Grain Corp.

Fort Worth; Boys Town of the Desert Elevator; Boys Town of the Desert.

Friona; Sante Fe Elevator; Continental Grain Co.

Friona; Farmers Cooperative Elevator; Friona Wheat Growers, Inc.

Frisco; Frisco Elevator; Continental Grain Co.

Galena Park; Goodpasture Elevator; Goodpasture, Inc.

Galveston; Galveston "B" Elevator; Port Richmond Elevator Company, Inc.

Groom; Wheat Growers Elevator; Groom Wheat Growers, Inc.

Groom; Wheeler-Evans Elevator; Wheeler-Evans Grain, Inc.

Hale Center; Wheat Growers Elevator; Hale Center Wheat Growers, Inc.

Hamlin; Moore Elevator; Fred B. Moore, Sr. and F. Barry Moore III, Independent Executors of the Estate of Fred B. Moore, Jr., deceased, trading as Moore Elevator.

Hart; Farmers Grain Elevator; The Farmers Grain Co. of Hart, Tex.

Hart; Hart Grain Co. Elevator; Hart Grain Co., Inc.

Hartley; Farmers Supply Company Elevators; Farmers Supply Company of Hartley, Tex.

Happy; Wheat Growers Elevator; Happy Wheat Growers, Inc.

Hereford; Farmers Co-op Elevator; Hereford Grain Corp.

Hereford; Pitman-Easley Elevator; Pitman-Easley Industries, Inc.

Hereford; Hereford Elevator; Continental Grain Co.

Higgins; Wheat Growers Elevator; Higgins Wheat Growers, Inc.

Holden Spur (P.O. Mexia); Harvest Queen Elevators; L. R. Stringer.

Huntoon; Perryton Equity Elevator; Perryton Equity Exchange.

Kafir (P.O. Tulla); Wheat Growers Elevator; Tulla Wheat Growers, Inc.

Kress; Kress Farmers Elevator; Kress Farmers Elevator Co. of Kress, Tex.

Kress; Hipp Elevator; Geo. D. Hipp, Harold D. Hipp, Joe F. Hipp and James P. Hipp, Co-partners, trading as Hipp Grain Company.
Lariat; Shirley-Anderson Elevator; Shirley-Anderson Grain Co.

Lockney; Patterson Elevator; Patterson Grain Co., Inc.

Lockney; Lockney Co-op Elevator; Lockney Cooperative Gin.

Lubbock; Goodpasture, Inc.-Lubbocks Elevator; Goodpasture, Inc.

Lubbock; Producers Elevator; Producers Grain Corp.

Lubbock; Lubbock Feed Lots, Inc. Grain Elevator; Lubbock Feed Lots, Inc.

Mathis; Mathis Elevator; Mathis Grain & Elevator Corp.

McKibben (P.O. Spearman); Perryton Equity Elevator; Perryton Equity Exchange. Morse; Perryton Equity Elevator; Perryton Equity Exchange.

Muleshoe; Muleshoe Elevator; The Kearns Grain & Seed Co., Inc.

Muleshoe; Farmers Cooperative Elevator; Farmers Cooperative Elevator of Muleshoe, Tex.

O'Donnell; Farmers Co-op Elevator; Farmers Co-operative Association of O'Donnell, Tex.

Perryton; Perryton Equity Elevators; Perryton Equity Exchange.

Petersburg; Co-op Elevator; Petersburg Co-op Grain Co.

Plainview; Harvest Queen Elevator; L. R. Stringer.

Plainview; Plainsman Elevator; Plainsman Elevators, Inc.

Plainview; Producers Elevator; Producers Grain Corp.

Plainview; Southwestern Grain Elevator; Southwestern Grain, Inc.

Plainview; Cargill Plainview Elevator; Cargill, Inc.

Port Arthur; Cargill Port Arthur Elevator; Cargill, Inc.

Fringie; Perryton Equity Elevator; Perryton Equity Exchange.

Saginaw; Continental Elevator; Continental Grain Company.

Saginaw; Union Equity Ft. Worth Elevator; Union Equity Co-operative Exchange.

Silverton; Silverton Elevator; Silverton Elevators, Inc.

Spearman; Perryton Equity Elevator; Perryton Equity Exchange.

Sterley; Sterley Co-op Elevator; Lockney Cooperative Gin.

Sudan; Feeders Elevator; Feeders Grain, Inc.

Suman Switch (P.O. Hearne); Harvest Queen Elevators; L. R. Stringer.

Sunray; Sunray Co-op Elevator; Sunray Co-op.

Texarkana; Pioneer of Texarkana Elevator; Pioneer Food Industries, Inc.

Texhoma; Wheat Growers Elevator; Texhoma Wheat Growers, Inc.

Textline; Textline Elevator; The Kearns Grain & Seed Co., Inc.

Tulla; Wheat Growers Elevator; Tulla Wheat Growers, Inc.

Tulla; Farmers Elevator; The Farmers Grain Co. of Tulla, Tex.

Tulla; Star Grain Co. Elevator; The Star Grain Co. of Tulla, Tex.

Tulla; Harvest Queen Elevators; L. R. Stringer.

Twitcheil; Perryton Equity Elevator; Perryton Equity Exchange.

Vega; Wheat Growers Elevator; Vega Wheat Growers, Inc.

Vernon; Wilbarger Elevators; Wilbarger Elevators, Inc.

Waka; Perryton Equity Elevator; Perryton Equity Exchange.

Wichita Falls; Berend Bros. Elevator, Berend Brothers Feed Stores, Inc.

Wildorado; Wildorado Producers Elevator; Wildorado Producers Association.

UTAH

Cache Junction; West Cache Growers Warehouse; West Cache Growers, Inc.

Murray; Brookfield Elevator; Brookfield Products, Inc.

Richmond; Gilt Edge Flour Mills Warehouse; Gilt Edge Flour Mills, Inc.

VIRGINIA

Chesapeake; Cargill Norfolk Elevator; Cargill, Inc.

Luray; Luray Elevator; The Page Milling Co.

Norfolk; N. & W. Grain Elevator; Continental Grain Co.

Roanoke; City Mills Elevator; Roanoke City Mills, Inc.

WASHINGTON

Albion; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.

Anotin; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Centerville; Grain Growers Warehouse; Klickitat Valley Grain Growers, Inc.

Colfax; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.

Connell; Connell Grain Growers Warehouse; Connell Grain Growers, Inc.

Dayton; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.

Endicott; Wheat Growers of Endicott Warehouse; Wheat Growers of Endicott, Inc.

Fallon; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.

Frischnecht; Connell Grain Growers Warehouse; Connell Grain Growers, Inc.

Glenwood; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.

Goldendale; Grain Growers Warehouse; Klickitat Valley Grain Growers, Inc.

Hatton; Connell Grain Growers Warehouse; Connell Grain Growers, Inc.

Huntsville; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.

Johnson; Johnson Union Warehouse; Johnson Union Warehouse Co.

Kahlotus; Kahlotus Cooperative Elevator; Kahlotus Cooperative Elevator Co.

Manning; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.

McKay; The Touchet Valley Grain Growers Warehouse; The Touchet Valley Grain Growers, Inc.

Mockonema; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.

Oakesdale; Oakesdale Grain Growers Warehouse; Oakesdale Grain Growers, Inc.

Peyton; Pomeroy Grain Growers Warehouse; Pomeroy Grain Growers, Inc.

Pomeroy; Pomeroy Grain Growers Warehouse; Pomeroy Grain Growers, Inc.

Prescott; The Touchet Valley Grain Growers Warehouse; The Touchet Valley Grain Growers, Inc.

Pullman; Dumas Seed Company Warehouse; Dumas Seed Co.

Pullman; Pullman Grain Growers Warehouse; Pullman Grain Growers, Inc.

Rockford; Rockford Grain Growers Warehouse; Rockford Grain Growers, Inc.

Roosevelt; Farmers Warehouse & Commission Co.; Farmers Warehouse & Commission Co.

Sperry; Washtucna Grain Growers Warehouse; Washtucna Grain Growers, Inc.

Starbuck; Columbia County Grain Growers Warehouse; Columbia County Grain Growers, Inc.

Steptoe; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.

Sulphur; Connell Grain Growers Warehouse; Connell Grain Growers, Inc.

Thornton; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc.

Uniontown; Uniontown Co-operative Warehouse; Uniontown Co-operative Association.

Waitsburg; The Touchet Valley Grain Growers Warehouse; The Touchet Valley Grain Growers, Inc.

Washtucna; Washtucna Grain Growers Warehouse; Washtucna Grain Growers, Inc.

WISCONSIN

Green Bay; Strid Grain Company Elevator; T. A. Strid and Roland G. Strid, copartners trading as Strid Grain Company.

La Crosse; Cargill La Crosse Elevator; Cargill, Inc.

Superior; Continental Elevator, Superior; Continental Grain Company.

Superior; Farmers Union Elevator; Farmers Union Grain Terminal Association.

WYOMING

Egbert; Point of Rocks Elevator; Point of Rocks Elevators, Inc.

Beans

C. For the storage of beans:

COLORADO

Town, Warehouse, and Warehouseman

Denver; Outwest Bean Warehouse; Outwest Bean, Inc.

Dove Creek; Romer Warehouse; David L. Corlett and Jean R. Corlett, copartners, trading as Romer Mercantile and Grain Co.

Dove Creek; Dove Creek Bean & Elevator Co. Warehouse; Dove Creek Bean & Elevator Co.

Eaton; Co-op Bean Warehouse; The Potato Growers Co-operative Co.

Fowler; Fowler Warehouse; Fowler Cooperative Association.

Olathe; Co-op Warehouse; The Olathe Potato Growers Cooperative Association.

Pleasant View; San Juan Warehouses; San Juan Bean Growers, Inc.

Roggen; Roggen Farmer's Bean Warehouse; Roggen Farmer's Elevator Association.

IDAHO

Buhl; Shields Warehouse; James H. Shields, Jr., James T. Shields and Jane Shields Redman, d.b.a. "Shields".

Filer; Idaho Bean and Elevator Warehouse; Idaho Bean & Elevator Co. of Twin Falls.

Hansen; L. W. Moore Warehouse; L. W. Moore.

Jerome; Marshall Warehouse; Marshall Warehouses, Inc.

Kendrick; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Nampa; Shields Warehouse; James H. Shields, Jr., James T. Shields and Jane Shields Redman, d.b.a. "Shields".

Twin Falls; Idaho Bean and Elevator Warehouse; Idaho Bean & Elevator Co. of Twin Falls.

TEXAS

Textline; Textline Elevator; The Kearns Grain & Seed Co., Inc.

Sirup

D. For the storage of sirup:

CALIFORNIA

Town, Warehouse, and Warehouseman

Anaheim; Anaheim Warehouse; Sioux Honey Association, Cooperative.

Stockton; Valley Honey Warehouse; Valley Honey Cooperative.

FLORIDA

Sunset Harbor (P.O. Summerfield); Sunset Harbor Warehouse; Sioux Honey Association, Cooperative.

Umatilla; Umatilla Warehouse; Sioux Honey Association, Cooperative.

GEORGIA

Waycross; Waycross Warehouse; Sioux Honey Association, Cooperative.

IDAHO

Wendell; Sioux Honey Association Warehouse; Sioux Honey Association, Cooperative.

IOWA

Sioux City; Sioux Honey Association Warehouse; Sioux Honey Association, Cooperative.

OHIO

Lima; Lima Warehouse; Sioux Honey Association, Cooperative.

TEXAS

Temple; Temple Honey Warehouse, Sioux Honey Association, Cooperative.

Wool

E. For the storage of wool:

IDAHO

Town, Warehouse, and Warehouseman

Lewiston; Lewiston Grain Growers Warehouse; Lewiston Grain Growers, Inc.

Nampa; Shields Warehouse; James H. Shields, Jr., James T. Shields and Jane Shields Redman, d.b.a. "SHIELDS".

MISSOURI

Kansas City; Midwest Wool Warehouse; Midwest Wool Marketing Cooperative.

OHIO

Columbus; Ohio Wool Warehouse; The Ohio Wool Growers Cooperative Association.

SOUTH CAROLINA

Greenville; Black Hawk Warehouse; The Black Hawk Corporation.

Cottonseed

F. For the storage of cottonseed:

ARKANSAS

Town, Warehouse, and Warehouseman

Evadale (P.O. Wilson); Delta Products Warehouse; Delta Products Co.

Forrest City; Forrest City Cotton Oil Mill Warehouse; Forrest City Cotton Oil Mill, Inc.

Helena; Helena Cotton Oil Co.'s Warehouse; Helena Cotton Oil Co., Inc.

Oseola; Oseola Products Warehouse; Oseola Products Co.

LOUISIANA

West Monroe; Union Oil Mill Warehouse; The Union Oil Mill, Inc.

Nuts

G. For the storage of nuts:

NORTH CAROLINA

Town, Warehouse, and Warehouseman

Lewiston; Lewiston Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Murfreesboro; Revelle Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Tarboro; Edgecombe Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

Williamston; Martin Bonded Warehouse; Warehouse Superintendent of the State of North Carolina.

List of Warehouses Canceled or Terminated Since December 31, 1967

Cotton

A. For the storage of cotton.

ALABAMA

Athens; Cotton Mill Warehouse; Harold N. Lovvorn, an individual, trading as Cotton Mill Warehouse, Terminated, warehouseman elected not furnish bond.

Fort Deposit; Norman Bonded Warehouse; R. R. Norman, Sr., R. R. Norman, Jr., W. A. Norman, D. W. Norman and S. M. Norman, copartners, trading as Norman Trading & Milling Co. Terminated, failure furnish bond.

Guntersville; Guntersville Warehouse & Storage Co.; J. H. Alford and James Huston Alford, Executor of the Estate of Bennett Allas Alford, deceased, partners, d.b.a. Guntersville Warehouse and Storage Co. Canceled at warehouseman's request.

Troy; Alabama Warehouse; Alabama Warehouse Co. Canceled at warehouseman's request.

ARKANSAS

Conway; Federal Compress Warehouse; Federal Compress & Warehouse Co. Canceled at warehouseman's request.

Hope; Taylor Warehouse; Benton Taylor, Canceled at warehouseman's request.

Schumaker Base (P.O. Camden); Ordnance Plant Warehouse; Benton Taylor, Canceled at warehouseman's request.

GEORGIA

Ashburn; Strickland's Bonded Warehouse; Strickland's Warehouse Co., Inc. Terminated, warehouseman elected not furnish bond.

Doerun; Taylor's Bonded Cotton Warehouse; Floyd M. Taylor, Canceled at warehouseman's request.

Eastman; Studstill Bonded Warehouse; S. W. Studstill, Terminated, failure furnish bond.

Elberton; Elberton Compress Warehouse; Mrs. Emily Elizabeth Asbury Jordan, James Stewart Asbury, Sr., and Maurice Beverly Asbury, Executors of the Last Will of the late J. E. Asbury, and Miss Mamie Jones and M. B. Asbury, copartners trading as Elberton Compress Co., Warehouse Division. Terminated, failure furnish bond.

Franklin; Palmer and Gibbons Bonded Warehouse; Erma W. Palmer and Mary P. Gibbons, copartners, trading as Palmer and Gibbons Bonded Warehouse Co. Canceled at warehouseman's request.

Glennville; Glennville Bonded Warehouse; Durrence-Kicklighter Warehouse Co. Terminated, failure furnish bond.

Hawkinsville; Planters Bonded Warehouse; R. Thomas Bemby and Roger Coleman, copartners, trading as Planters Bonded Warehouse. Terminated, warehouseman elected not furnish bond.

Jefferson; Carter's Bonded Warehouse; James L. Carter, Executor of last will and testament of J. Z. Carter. Terminated warehouseman elected not furnish bond.

Jefferson; Jefferson Bonded Warehouse; James L. Carter and Vernon Carter, copartners trading as Carter's Warehouse and Fertilizer Co. Canceled at warehouseman's request.

Lawrenceville; W. O. Cooper Bonded Warehouse; John R. Cooper and H. L. Cooper, copartners trading as W. O. Cooper Cotton Warehouse. Terminated, failure furnish bond.

Locust Grove; Brown Bonded Warehouse; M. M. Brown, Terminated, warehouseman elected not furnish bond.

Milledgeville; Harrington's Bonded Warehouse; G. T. Harrington, Terminated, warehouseman elected not furnish bond.

Moultrie; Taylor's Bonded Cotton Warehouse; Floyd M. Taylor, Canceled at warehouseman's request.

Ocella; Planters Bonded Warehouse; A. G. Shiver, Terminated, failure furnish bond.

Rockmart; J. L. Lester & Son Bonded Warehouse; Raymond Lester, trading as J. L. Lester & Son, Terminated, failure furnish bond.

Royston; Royston Bonded Warehouse; McConnell Warehouse Co., Inc. Canceled at warehouseman's request.

Shady Dale; Banks-Kelly Bonded Warehouse; Banks-Kelly Co., Inc. Terminated, warehouseman elected not furnish bond.

Thomson; McDuffie Oil and Fertilizer Warehouse; McDuffie Oil and Fertilizer Co. Terminated, warehouseman elected not furnish bond.

MISSISSIPPI

Durant; Durant Bonded Warehouse; Claud C. Wilkes, Canceled at warehouseman's request.

Forest; Forest Compress Warehouse; Forest Compress & Ice Co. Canceled at warehouseman's request.

Greenwood; Union Compress Warehouse; Staple Cotton Services Association (A.A.L.). Canceled at warehouseman's request.

Quitman; Quitman Bonded Warehouse; Robert Bonney, Terminated, death of warehouseman.

NORTH CAROLINA

Clayton; Central Oil & Milling Co.'s Bonded Warehouse; Warehouse Superintendent of the State of North Carolina. Canceled at warehouseman's request.

Clayton; Cooper Bonded Warehouse; Warehouse Superintendent of the State of North Carolina. Canceled at warehouseman's request.

Dunn; Dunn Bonded Warehouse; Warehouse Superintendent of the State of North Carolina. Canceled at warehouseman's request.

Farmville; Morgan Bonded Warehouse; Warehouse Superintendent of the State of North Carolina. Canceled at warehouseman's request.

Gibson; Gibson Bonded Warehouse; Warehouse Superintendent of the State of North Carolina. Canceled at warehouseman's request.

Goldsboro; Southern Cotton Warehouse; Warehouse Superintendent of the State of North Carolina. Canceled at warehouseman's request.

Goldsboro; Goldsboro Bonded Warehouse; Warehouse Superintendent of the State of North Carolina. Canceled at warehouseman's request.

Mount Gilead; Andrews Bonded Warehouse; Warehouse Superintendent of the State of North Carolina. Canceled at warehouseman's request.

Raleigh; Raleigh Bonded Warehouse; Warehouse Superintendent of the State of North Carolina. Canceled at warehouseman's request.

Red Springs; Red Springs Bonded Warehouse; Warehouse Superintendent of the State of North Carolina. Canceled at warehouseman's request.

Red Springs; Liberty Bonded Warehouse; Warehouse Superintendent of the State of North Carolina. Canceled at warehouseman's request.

Rocky Mount; Champion Warehouse; Warehouse Superintendent of the State of North Carolina. Canceled at warehouseman's request.

Tarboro; Fountain Bonded Warehouse; Warehouse Superintendent of the State of North Carolina. Canceled at warehouseman's request.

SOUTH CAROLINA

Branchville; Judy-Moorer Bonded Warehouse; Judy-Moorer Warehouse, Inc. Terminated, warehouseman elected not furnish bond.

Clinton; Clinton Bonded Warehouse, The Clinton Bonded Warehouse Co. Terminated, failure furnish bond.

Rock Hill; Anderson Cotton Warehouse; J. W. Anderson, Jr. Terminated, failure furnish bond.

Seneca; Seneca Bonded Warehouse; The Seneca Cotton Warehouse Co. Canceled at warehouseman's request.

TENNESSEE

Dyersburg; Associated W'HSE; Associated W'HSE Co. Canceled at warehouseman's request.

TEXAS

Bryan; Bryan Compress Warehouse; Bryan Compress & Warehouse Co. Canceled at warehouseman's request.

Marfa; Fort Russell Ranch Co. Warehouses; Fort Russell Ranch Co., Inc. Terminated, warehouseman elected not furnish bond.

O'Brien; O'Brien Cotton Warehouse; Farmers Compress Co. Canceled at warehouseman's request.

Temple; Temple Compress Warehouse; Central Texas Compress Co. Canceled at warehouseman's request.

Grain

B. For the storage of grain:

COLORADO

Denver; Garvey Elevator; Garvey Elevators, Inc. Warehouse closed.

Limon; Limon Co-op Elevator; Limon Co-operative Exchange, Inc. Failure to furnish bond.

Pritchett; Pritchett Co-op Elevator; The Springfield Co-Operative Sales Co. Failure to furnish bond.

Springfield; Co-Op Elevator; The Springfield Co-Operative Sales Co. Failure to furnish bond.

ILLINOIS

Atkinson; Federal-North Iowa Elevator; Federal-North Iowa Grain Co. Failure to furnish bond.

Birkbeck; Federal-North Iowa Elevator; Federal-North Iowa Grain Co. Failure to furnish bond.

Buffalo Hart; Young Elevator; Lloyd W. Young, trading as Lloyd W. Young Grain Warehouse sold.

Cheneyville; Federal-North Iowa Elevator; Federal-North Iowa Grain Co. Discontinued lease.

DeWitt; Federal-North Iowa Elevator; Federal-North Iowa Grain Co. Failure to furnish bond.

Florence (P.O. Pittsfield); Pillsbury Florence Elevator; The Pillsbury Co. Warehouseman's request.

Forrest Township (P.O. Forrest); Midwest Warehouses; Midwest Grain Storage Co. Failure to furnish bond.

Gibson City; Moody Elevator; J. R. Moody, Jr., trading as Moody Feed & Farm Supply. Warehouseman's request.

Granite City; Cargill E. St. Louis Elevator "Q"; Cargill, Inc. Warehouse sold.

Indianola; Federal-North Iowa Elevator; Federal-North Iowa Grain Co. Discontinued lease.

Litchfield; Central States Elevator; Central States Grain Co. Failure to furnish bond.

Mansfield; Federal-North Iowa Elevator; Federal-North Iowa Grain Co. Failure to furnish bond.

Mattoon; Mattoon Elevator; Farmers Grain Co. of Dorans. Failure to furnish bond.

Mattoon (R.R. No. 3); Jones Switch Elevator; Dayrel Duzan, trading as Duzan Grain Co. Warehouseman's request.

Ottawa; Ottawa Coop Elevator; Ottawa Co-operative Grain Co. Warehouseman's request.

Paxton; Charles Shelby Elevator; R. L. Yancey, trading as Charles Shelby Grain Co. Failure to furnish bond.

Seymour; Federal-North Iowa Elevator; Federal-North Iowa Grain Co. Failure to furnish bond.

Waynesville; Martin Grain Company Elevator; Martin Grain Co. Warehouse sold.

INDIANA

Converse; General Grain Elevator; General Grain, Inc. Warehouse closed.

Cyclone (P.O. Frankfort); General Grain Elevator; General Grain, Inc. Discontinued lease.

Earl Park; General Grain Elevator; General Grain, Inc. Discontinued lease.

Farmland; General Grain Elevator; General Grain, Inc. Warehouse closed.

Gaston; General Grain Elevator; General Grain, Inc. Warehouse sold.

Judyville; Judyville Elevator; Judyville Grain Company. Failure to furnish bond.

Manson (P.O. Frankfort); General Grain Elevator; General Grain, Inc. Discontinued lease.

Martinsville (R.R. 6); Coleman Elevator; James K. Coleman, trading as Coleman Farm Service. Warehouseman's request.

Onward; General Grain Elevator; General Grain, Inc. Warehouse closed.

Orleans; General Grain Elevator; General Grain, Inc. Warehouse closed.

Pence; Pence Elevator; Pence Grain Company, Inc. Warehouse sold.

Reagan (P.O. Frankfort); General Grain Elevator; General Grain, Inc. Discontinued lease.

Scottsburg; General Grain Elevator; General Grain, Inc. Warehouse closed.

Seymour; Blish Milling Co. Elevator; General Grain, Inc. Warehouse closed.

Summitville; General Grain Elevator; General Grain, Inc. Warehouse closed.

Sweetser; General Grain Elevator; General Grain, Inc. Warehouse closed.

Tab (P.O. Ambia); Tab Elevator; Tab Grain Co., Inc. Failure to furnish bond.

Westport; General Grain Elevator; General Grain, Inc. Warehouse closed.

Winchester; General Grain Elevator; General Grain, Inc. Warehouse closed.

IOWA

Bagley; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co. Failure to furnish bond.

Duncan (P.O. Britt); Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co. Warehouse sold.

Fernald (P.O. Nevada); Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co. Warehouse sold.

Hayfield; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co. Warehouse sold.

Mallard; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co. Warehouse sold.

Miller; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co. Warehouse sold.

Sexton; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co. Failure to furnish bond.

Webb; Federal-North Iowa Grain Co. Elevator; Federal-North Iowa Grain Co. Warehouse sold.

KANSAS

Collyer; Coop Elevator; Collyer Cooperative Association, Inc. Warehouseman's request.

Lawrence; Concrete Elevator; The Bowersock Mills & Power Co. Warehouse closed.

Pleasanton; Pleasanton Mill Elevator; Pleasanton Mill & Elevator Co., Inc. Failure to furnish bond.

LOUISIANA

Delhi; Terrick Elevator; Lake Providence Port Elevator, Inc. Warehouseman's request.

Monticello (P.O. Lake Providence); Bayou Macon Elevator; Lake Providence Port Elevator, Inc. Warehouseman's request.

MINNESOTA

New Ulm; Valley Grain Co. Division Elevator; Fraser-Smith Co. Warehouse sold.

Storden; Terminal Grain Elevator; Terminal Grain Corporation. Warehouse sold.

MISSOURI

Browning; M. F. A. Elevator; M. F. A. Central Cooperative. Warehouseman's request.

Knob Noster; Knob Noster Elevator; W. J. Carr, Louis P. Lay and B. E. Carr, trading as Knob Noster Elevator Company. Failure to furnish bond.

Macon; Macon Elevator; B. C. Christopher & Co., a limited partnership with Hearne Christopher, John H. Collett, Edward G. Mader, Gus D. Welsh, Lawrence P. Hogan, Norman Supper, Ludwell G. Gaines III, Philipp Kuhn, Lowell H. Listrom, Leslie H. Pihlblad and Robert F. Wilson, general partners. Discontinued lease.

Milan; M. F. A. Elevator; Missouri Farmers Association, Inc. Warehouseman's request.

NEBRASKA

Beemer; Continental Elevator; Continental Grain Co. Warehouse sold.

Lindsay; Continental Elevator; Continental Grain Co. Warehouse sold.

NORTH CAROLINA

Norwood; Norwood Grain Elevator; Lee Milling Co., Inc. Warehouseman's request.

OKLAHOMA

Alva; Alva Public Terminal Elevator; Flour Mills of America, Inc. Warehouse closed.

SOUTH DAKOTA

Lane; Lane Elevator; Roscoe Grain and Feed Co., Inc. Warehouse sold.

St. Charles; Continental Elevator; Continental Grain Co. Warehouse sold.

Wentworth; Cotton & Company Elevator; Cotton & Company. Warehouse sold.

TEXAS

Amarillo; Interstate Elevators; The Kearns Grain & Seed Co., Inc. Warehouse closed.

Chillicothe; Chillicothe Elevator; Violet Elaine Parks, Clara Miller and Bess Stewart, each individually, Violet Elaine Parks as trustee for Charles E. Robinson, Jr., and Holland Metcalf, doing business as Chillicothe Elevator. Warehouseman's request.

Dimmitt; Castro County Grain Company; Castro County Grain Company. Failure to furnish bond.

Edmonson; Wheat Growers Elevator; Edmonson Wheat Growers, Inc. Failure to furnish bond.

Plainview; Wes-Tex Elevator; Continental Grain Co. Warehouse closed.

WASHINGTON

Penawawa; Colfax Grain Growers Warehouse; Colfax Grain Growers, Inc. Warehouseman's request.

Broomcorn

C. For the storage of broomcorn:
KANSAS

Wichita; Denning Warehouse; John L. Denning & Co., Inc. Warehouseman's request.

Tobacco

D. For the storage of tobacco:

LOUISIANA

Town, Warehouse, and Warehouseman

Paulina; Louisiana Perique Tobacco Co. Warehouse; Ferrell J. Roussel, trading as Louisiana Perique Tobacco Co. Canceled at warehouseman's request.

Done at Washington, D.C., this 20th day of March 1969.

JOHN C. BLUM,
Deputy Administrator,
Regulatory Programs.

[F.R. Doc. 69-3520; Filed, Mar. 25, 1969;
8:46 a.m.]

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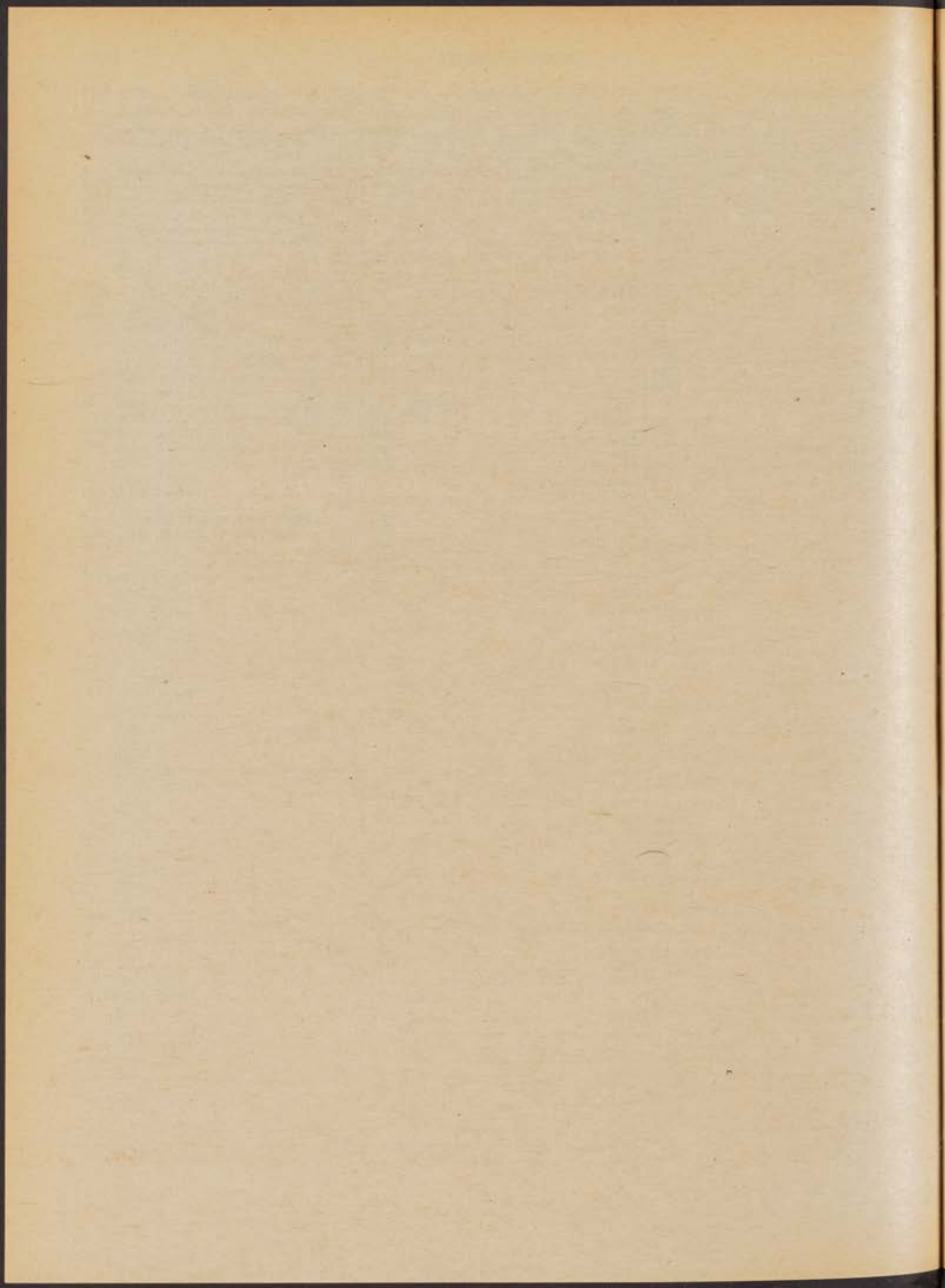
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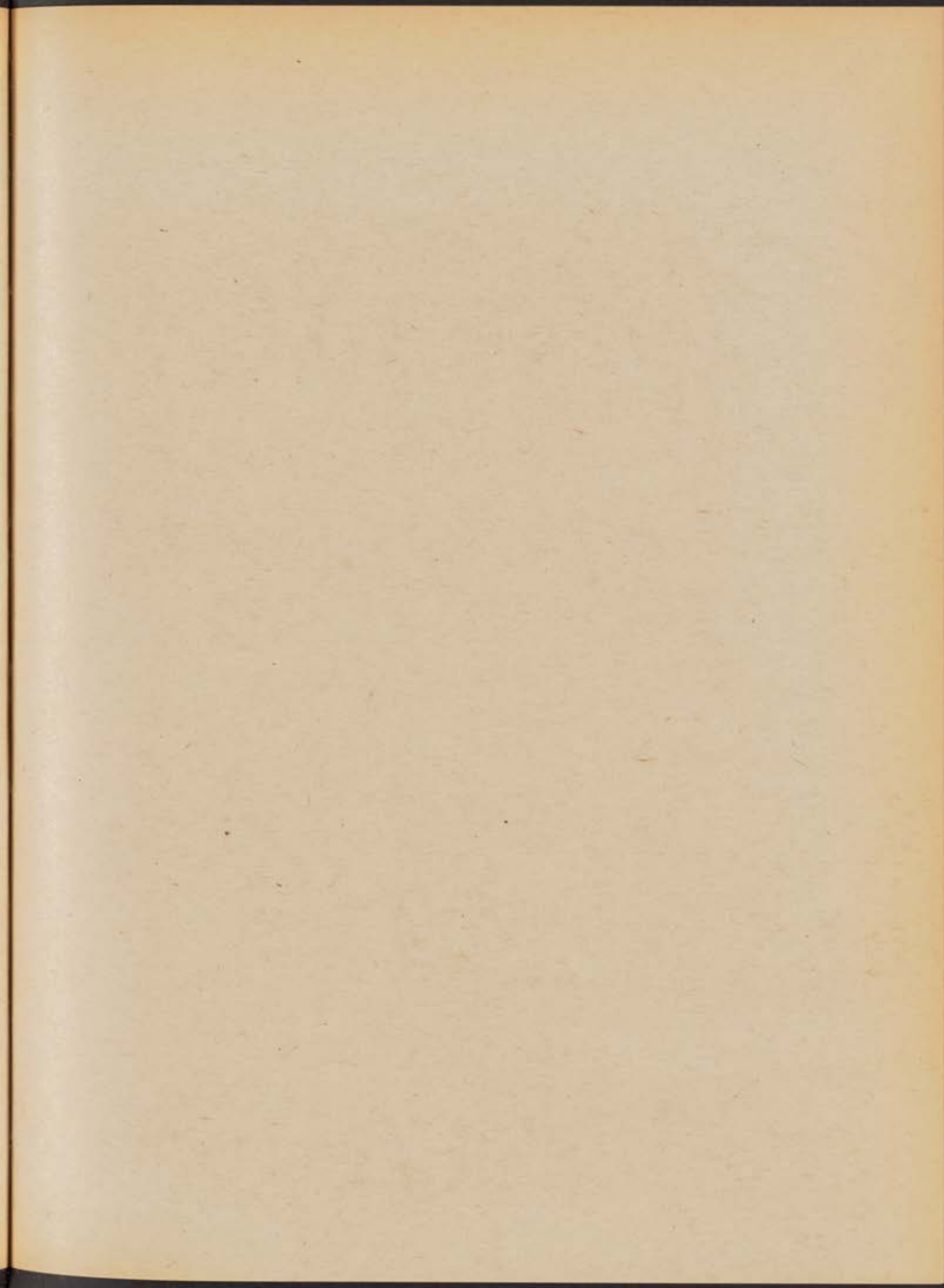
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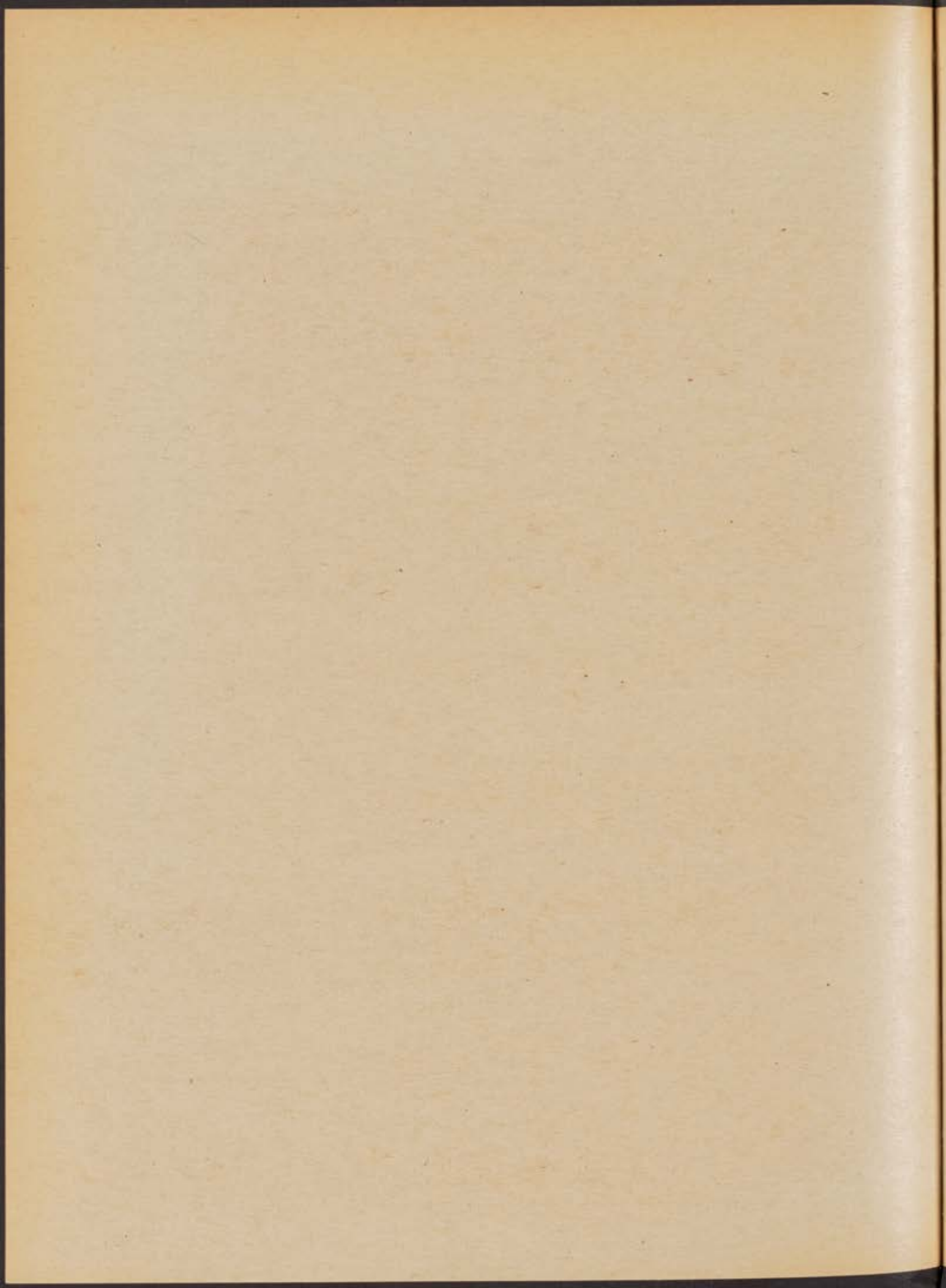
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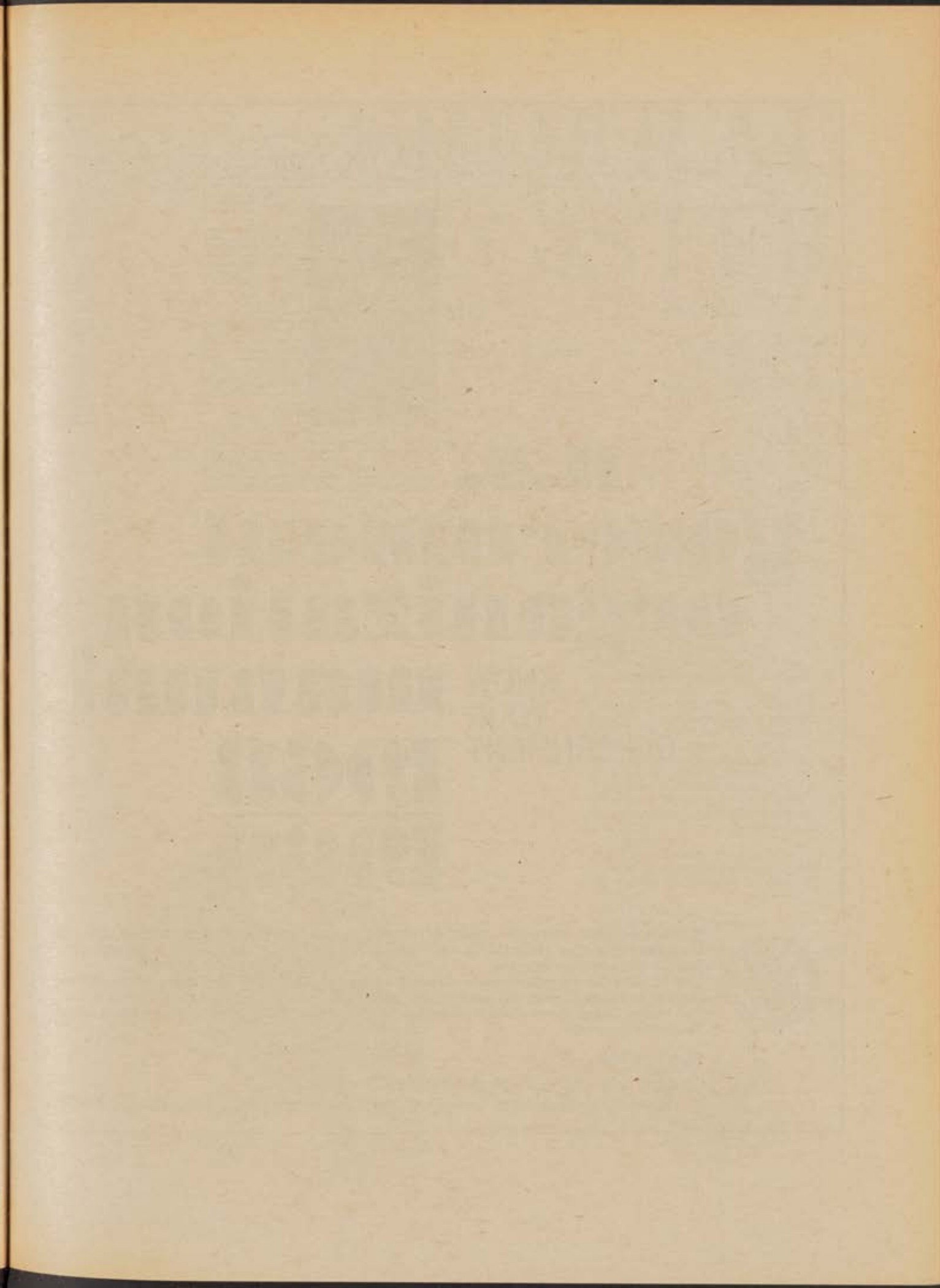
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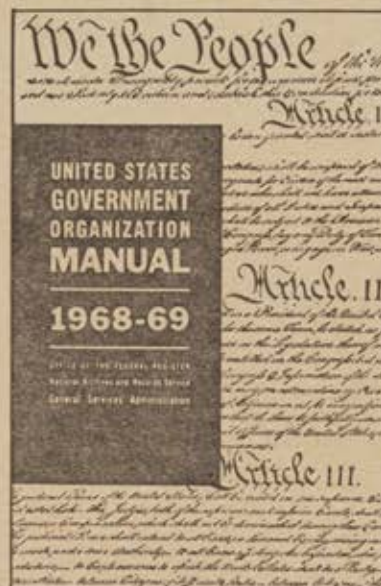
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